EXHIBIT B

FILED: GENESEE COUNTY CLERK 02/02/2021 03:34 PM INDEX NO. E68065 NYSCEF DOC. NO. Case 1:22-cv-00842-LJV-JJM Document 45-3 Filed 06/22/23 Page 2 of 92 NYSCEF: 02/02/2021

	A						
	Agency: OCMFCTF	A DOMESTIC INCIDE	NT REPOR		3 A	Incident	# 21-00001
Incident	Reported Date (MANDDYYYY) Time (24 hours) Occum	red Date (MINDD/YYYY) Time (24 hours)	Officer Initiate I ICAD (NYC)	d 🛮 Radio Run	Wall		
Ē	Address (Street No., Street Name, Bldg, No., Apt No.)	hard Rive	(Rd	City, State, Zip			
	Name (Last, First, M.I.) (Include Aliases)	1 0	1.10	DOB (MM/DD/YYYY)	Age:	☐ Female ☐ Ma	ile
Victim (P1)	Address (Street No. Street Name Bldg No. Ant No.)	1 . 1	21	Victim Phone Number:	45	☐ Self-Identified: Language:	
Ctim	City, State, Zip	hasd River s	-0	202 309 338	2	Emilist	
>	How can we safely contact you?	N. V. 1. 4. 5. 7.1		White □ Black □ American Indian □		☐ Hispanic ੴNor	Hispanic □Unknown
	(i.e. Name, Phone, Emeil) Name (Last, First, M.I.) (Include Aliases)			DOB (MM/DD/YYY)	Age:	☐ Other Identifier:	
	Bellavia Dea	1. 1. 2. N.		04 123 11975	45	☐ Self-Identified:	lie
2	Address (Street No., Street Name, Bldg. No., Apt No.)		i	Suspect Phone Number 565 415 53		Language:	
pact (P2)	City, State, Zip				1		n Hispanic Unknown
uspe	Do suspect and victim live Suspect/P2 present? V	Was suspect injured? ☐ Yes No If		Possible drug or alcoh			☐ Probation ☐ Parole
.00	together? ☐ Yes 🗷 No ☐ Yes 🗷 No			use? □ Yes Z No			☐ Status Unknown
	Suspect (P2) Relationship to Victim (P1)	_	nerly Married Other:	Former Intimate Part	ner		and victim have a
	☐ Parent of Victim (P1) ☐ Child of Victim ☐ Relativ			- pt - FW - App Windows American	William State	child in common	? ☑ Yes ☐ No
	What were the first words that VICTIM said to the R		Normal	42			
¥e,	This Needs to Stop		ang the modern	ır		,	
nter							
Victim Interview	Did suspect make victim fearful? ☐ Yes ☑ No If	yes, describe:					
Vic	Weapon Used? ☐ Yes ☑ No Gun: ☐ Yes ☐					eats? Yes o	If Yes, Threats to:
	Access to Guns? Yes No If yes, describe	9.	1.		Other Des	cribe:	
	Injured? ☐ Yes No If yes, describe: In Pain? ☐ Yes No If yes, describe:		☐ Red eyes/		oat 🗆 B	reathing Changed	Urination/Defecation ☐ Difficulty Swallowing
F		Ion Calling the Med		s? 🗆 Yes 🗅 Nolfy	es, desc	ribe:	
Suspect		Page Carried Age 1	-				
Sus	710.30 completed? ☐ Yes ☐ No				or participation of the control of t	p. work	
89	Child/Witness (1) Name (Last, First, M.I.) DOB:	Child/Witness(1) Address (Street No., N	lame, Bldg./Apt)	City, State, Zip			Phone:
Witnesses	Child/Witness (2) Name (Last, First, M.I.) DOB:	Child/Witness(2) Address (Street No., N	lame, Bldg./Apt)	City, State, Zip			Phone:
W							
	Briefly describe the circumstances of this incident:	ongoing Heressma	+ I Asar	overted Horessm	and-	e	
	·						
Ve							
arrat							
nt &							
Incident Narrative							
=		dear.					
L		of Protection Registry checked?			ct? 🗆 Y	es≝No □ Refr	
Evid	Evidence Present? Photos taken: Victim Injury Yes No Other:	/ ☐ Suspect Injury Other Evidence:			1	ction of Property? Describe:	☐ Yes 🗷 No
-	Offense Committed? Was suspect arrested?	Yes No Offense 1	L	.aw (e.g. PL) Of	ffense 2		Law (e.g. PL)
Offensa	✓ Yes □ No If no, explain:	240.26 CS)	pc :	240.	30(Z)	PC

INDEX NO. E68065 Agency: 036013A OCMFCTF Describe Victim's prior domestic incidents with this suspect (Last, Worst, First): If the Victim answers "yes" to any questions in this box refer to the NYS Domestic and Sexual Violence Hotline at 1-800-942-5906 or Local Domestic Violence Service Provider: (☐ Yes ≝ No Is suspect capable of killing you or children? Has Suspect ever: Threatened to kill you or your children? ☐ Yes 🗷 No ☐ Yes Z No Is suspect violently and constantly jealous of you? ☐ Yes No Strangled or "choked" you? Has the physical violence increased in frequency or severity over the past 6 months? Beaten you while you were pregnant?

Yes
No 🗆 Yes 💋 No is there reasonable cause to suspect a child may be the victim of abuse, neglect, maltreatment or endangerment? 🗆 Yes 🗷 No If Yes, the Officer must contact the NYS Child Abuse Hotline Registry # 1-800-635-1522. Was DIR given to the Victim at the scene? Yes D No if NO, Why: Was Victim Rights Notice given to the Victim? Tyes D No if NO, Why: Signatures: Reporting Officer (Print and Sign include Rank and ID#) Supervisor (Print and Sign include Rank and ID#) STATEMENT OF ALLEGATIONS/SUPPORTING DEPOSITION Officers are encouraged to assist the Victim in completing this section of the form. Suspect Name (Last, First, M.I) Bellavia. (Victim/Deponent Name) state that on ____/ ___/ ___, (Date) at (Location of incident) in the County/City/Town/Village of the State of New York, the following did occur: See Supportor Deposition of David Bellowing (Use additional page as needed)

False Statements made herein are punishable as a Class A Misdemeanor, pursuant to section 210.45 of the Penal Law.

Victim/Deponent Signature	Date	Note:	Page
Witness or Officer Signature	Date	Whether or not this form is signed, this DIR Form will be filed with Law	Of
Interpreter Signature and Interpreter Service Provider Name Interpreter Requested Yes No Interpreter Used Yes No	Date	Enforcement.	

POLICE COPY (Please make a copy for DA's office if appropriate)

NYS DOMESTIC AND SEXUAL VIOLENCE HOTLINE 1-800-942-6906

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1. Agency ORLEANS CO SHERIFF	2. Div/Precinct	New York INCIDENT	3.	ORI NY0360000	5. Case No. 202100001	6. Incident No.
7,8,9. Date Reported (Day, Date, Time)	10,11,12. 0	ccurred On/From (Da	y, Date, Time)	13,14,15. Oc	curred To (Day, Da	te, Time)
THURSDAY 01/14/2021 19:53	l w	EDNESDAY 07/01/2	020 10:24		FRIDAY 01/08/202	1 10:27
16. Incident Type HARASSMENT-AGGRAVATED HARAS	SMENT	17. B	usiness Name	*		
19. Incident Address (Street Name, Bldg. 2289 OAK ORCHARD RIVER RD	No., Apt. No.)		 			
20. City/State/Zip WATERPORT NY NEW YORK 14571						
21. Location Code (TSLED)		23. No. of Victims	24. No. of Susp	ects	26. Victim also Con	nplainant?
RIDGEWAY TOWN 3757		1	1		No	
Location Type SINGLE FAMILY HOME						

22.OFF. No.	LAW	SECTION	SUB	CL	CAT	DEG	ATT	NAME OF OFFENSE	CTS
1.	PL	240.26	03		v	2	С	HARASSMENT 2ND - ALARM OR SERIOUSLY ANNOY	1
2.	PL	240.30	02H	E	F	2	С	HATE CRIME/AGG HARASSMENT 2 -THREAT BY PHONE/NO LEGIT P	1

ASSOCIATED PERSONS

25. TYPE	Name (Last, First, Middle, Title)	i ixir		Res Phone Bus Phone
SUSPECT	BELLAVIA, DEANNA M	04/23/1975	9 ALLANVIEW DR	
			BATAVIA NY 14020	
VICTIM	BELLAVIA, DAVID G	11/10/1975	2289 OAK ORCHARD RIVER RD	
Ĺ	<u>[</u>		WATERPORT NY NY 14571	<u> </u>

VICTIM

Name	27. DOB	28. Age	29. Gender	30. Race	31. Ethnicity	32. Handicap	33. Residence Status			
BELLAVIA, DAVID G	11/10/1975	44	MALE	WHITE	NOT HISPANIC	NO	RESIDENT			
Victim DID receive information on Victim's Rights and Services pursuant to New York State Law Yes No										

SUSPECT

ype/No. PECT dition ORMAL 39b. Work Phone 46. Skin LIGHT	47. Oc	BELLA	9 ALLANV 41. DOB 04/23/1975	NA, M	vame, Bldg., A BATAVIA, NY 43. Gender FEMALE	pt. No., City, State, Zip) 14020 44. Race WHITE		
dition DRMAL 39b. Work Phone 46. Skin LIGHT	47. Occ	ecurity 4	38. Addres 9 ALLANV 41. DOB 04/23/1975	SEW DR E	ATAVIA, NY 43. Gender	14020 44. Race		
ORMAL 39b. Work Phone 46. Skin LIGHT	47. Occ	cupation	9 ALLANV 41. DOB 04/23/1975	1EW DR E	ATAVIA, NY 43. Gender	14020 44. Race		
39b. Work Phone 46. Skin LIGHT	47. Occ	cupation	41. DOB 04/23/1975	42. Age	43. Gender	44. Race		
46. Skin LIGHT	47. Occ	cupation	04/23/1975	1	1	1		
LIGHT	PROFE	•		45	FEMALE	WHITE		
LIGHT	PROFE	•		,				
		SSIONA	L					
19. Weight	50. Hair							
	20		51.	Eyes		52. Glasses	53. Build	
130 lbs.	BROWN		BLUE				NORMAL	
ool			55.	55. Employer Address				
Cattoos /Descriptio	n							
e/Maiden Name	Tit at No.		3.82.311. NJ					
	ool attoos /Descriptio	ool attoos /Description	ool attoos /Description e/Maiden Name	ool 55. Cattoos /Description E/Maiden Name	attoos /Description 2/Maiden Name	attoos /Description E/Maiden Name	ool 55. Employer Address Cattoos /Description E/Maiden Name	

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NARRATIVE

Date of Action	Date Written	Officer Name & Rank
01/15/2021	01/26/2021	BLACK, COREY (INV)
Narrative		

-Victim David Bellavia reports that he is in the process of being divorced from his wife Deanna Bellavia and has been living at 2289 Oak Orchard River Rd. in the Town of Ridgeway since January of 2016. Most recently David states that in December of 2019 he filed for divorce and that the matter is currently pending in Genesee County Family Court. David states that sometime around July of 2020 business associates of his in Texas began receiving harassing voicemails and messages on their social media accounts that were of a harassing nature and defaming to David. David also states that Deanna was additionally posting items on her blog that were of a harassing nature. David states that they appeared in Genesee County Family Court on September 24, 2020 and that the above stated harassment was presented to the Court. At that time an order was drafted that Deanna was not to communicate in any manner with any of David's coworkers, employers, military supervisors. In addition to that the only communication between David and Deanna was to be about the children and only via an app called "Appclose" that was previously agreed upon. David states that Deanna continued to harass him using the Appclose app by accusing him of having an affair and making allegations of physical abuse. David states that Deanna would message him and basically try and extort him by threatening to expose things that are alleged in the divorce in an attempt to ruin his professional career if he doesn't settle the divorce on her terms. David states that they were back in Genesee County family court on December 10, 2020 to re-address Deanna's continued harassment of himself and her continuous violation of the Courts order. At that time David states that the Court was clear that Deanna is only to communicate with David specifically about the children and only through Appelose. David states that he received repeated messages on Appclose from Deanna on January 5, 2021 about insurance cards that was not necessary as she acknowledged that there was secondary insurance in effect and it was simply a matter of Deanna having to call the insurance company, which she is authorized to do, and get the information she needed. David states that even after providing Deanna the information that she requested she then had their 13 year old son Aiden call David and then Deanna got on the phone harassing David about where he was and whom he was with. On January 6, 2021 David states that Deanna continued to harass him with messages on Appclose about NYS guidelines for COVID testing as it relates to his travel. David states that Deanna continued this harassment in a similar way on January 7, 2021 to include messages on Appclose about a water bill which was clearly not about the children. David states that on January 8, 2021 Deanna again continued to harass him about their adult son Evan looking for David to pay additional expenses that are not outlined in there current court order. David states that Deanna continues to use any excuse or situation that she can for a reason to contact him and harass him despite his repeated requests that she not contact him outside of direct information about the children. David states that even after direct orders from Family Court Deanna continues to use the Appelose app to harass and annoy him not solely for the purpose of communicating about essential information about the children. David wishes for Deanna to be charged with harassment for her conduct and also requests an order of protection.(See Supporting Deposition of David Bellavia)

-01/26/21 R/O (Reporting Officer - Inv Black) did complete information's charging Deanna Bellavia with the above listed charges and Town of Ridgeway Justice Kujawa signed an arrest warrant for Bellavia for said charges. R/O did speak to Deanna and then ultimately her Attorney Steve Sercu and made arrangements for Deanna to turn herself in on 1/27/21 at 1700 Hrs.

-01/27/21 Deanna Bellavia did meet with R/O at the Orleans County Public safety Building for the purpose of arrest at about 1645 Hrs. Deanna was issued an appearance ticket for the above charges with a return date of March 22, 2021 In the Town of Ridgeway Justice Court. Deanna was then directed to report to the Orleans County Jail for process and arraignment in CAP court as the victim David Bellavia had requested an order of protection. Deanna asked if it was possible to report to the jail for process and then be released and return at 1900 Hrs for CAP court as compared to waiting until 1845 - 1900 Hrs to report and be processed and then arraigned. R/O spoke with Jail Lieutenant Christopher who agreed to allow Deanna to report immediately for processing, leave once processed, and then return for her court appearance. Deanna was advised of same and she agreed to report to the jail directly from the public safety building. Case closed arrest.

ADMINISTRATIVE

74. Inquiries	75. NYSPIN Message No.		76. Complainant Signature			
77. Reporting Officer	Signature (Include Rank)	78. ID No.	79. Supervisor Signature (Include Rank)	80. ID		
		132		506		
INV COREY BLACK			INV JOSEPH SACCO			
81. Status ARREST - ADULT	82. Status 01/26/202		83. Notified/TOT			

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34 PM led 06/22/23 RECEIVED ON 20 INDEX NO. E68065 02 CEF: 02/02/2021 Town of Barre ORDER OF PROTECTION - FAMILY OFFENSES CPL 530.12 FORM 284 (Rev. 10/02) WELLIAMSON LAW BOOK CO., VICTUR, NY 14564 At a term of the JUSTICE Court, County of ORLEAN.5 ORI No: Order No: at the Courthouse at 14/3/7 BARRE ALBION State of New York NYSID No: ORDER OF PROTECTION Family Offenson - C.P.L. 530.12 PRESENT: Flon. Other Domestic Violence Crimes - C.P.L. 590.18 1 Youthful Offender (check if applicable) People of the State of New York Index/Docket No: Indictment No., if any: Charges: against Ex Parte Defendent Present in Court (check one) EANNA BELLAUM Date of Birth: 4-23-1975 NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO Appear in court when you are required to do so, this order may be extended in your absence AND CONTINUE IN EFFECT UNTIL YOU REAPPEAR IN COURT. TEMPORARY ORDER OF PROTECTION - Whereas good cause has been shown for the issuance of a temporary order of protection | us a condition of a recognizance a release on bail a sajournment in contemplation of dismissall ORDER OF PROTECTION - Whereas defendant has been convicted of I specify crime or violation 1; And the Court having made a determination in accordance with section CPL 530.12 or 530.13 of the Criminal Procedure Law, IT IS HEREBY ORDERED that the shove-named defendant observe the following conditions of behavior: [Check applicable paragraphs and subparagraphs]: [01] D Stay away from [A] D (name(s) of protected person(s) or witness(es)]; and/or from the LB | D home of _[C] 🔾 school of |D | D business of , [E] Oplace of employment of [F] Q other [14] Refigin from communication or any other contact by mall, telephone, e-mail, voice-mail or other means with lapacify protected person(s): 1021 C Refrain from assault, stalking, harasament, mensoing, reckless endangerment, disorderly conduct, intimidation, threats, or any criminal offense against [specify name(s) of protected person(s), members of protected person's family or household, or person(s) with custody of child(ron): [11] [] Permit (specify individual):_ to enter the residence at [specify]: during isosoify date/time!: with [specify law enforcement agency, if any]: to remove personal belongings not in issue in litigation (specify items) [04] C Refrain from [indicate acts]: that create an unreasonable risk to the health, safety, or welfare of [specify child(ren), family or household member]: [05] D Permit [specify individual(s)]: entitled by a court order or separation or other written agreement, to visit with [specify child(ren)]; during the following periods of time (specify): , under the following terms and conditions (specify): 1121 🚨 Surrender any and all handguns, pistols, revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to. the following . Such surrender shall take place immediately, but in no event later than [specify date/time]: [99] Specify other conditions defendant must observe: IT IS FURTHER ORDERED that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, purewant to Penul Luw \$400.00, is hereby [13A] 🚨 suspended or [13B] 📮 revoked (note: final order only), and / or 1 18C | C the Defendant shell remain ineligible to receive a firearm license during the period of this order. (Check all applicable boxes). IT IS FURTHER ORDERED that this order of protection shall remain in effect until (specify date): DATED: JUDGE / JUSTICE Court (Court Seal) Defendant advised in Court of issuand of Ord Received by Defendant in ant's Signature) C Service Executed Timo: Warrant issued for Defendant Date: The Criminal Procedure Law provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize and in some situations may require, such officer to arrest a defendant who is alleged to have violated its terms and to bring him or her before the Court to face whatever penalties may be imposed therefor. Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. § § 2265, 2266). It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking,

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition following a conviction of a domestic violence misdemesnor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18 U.S.C. §§ 922(g)(8), 922(g)(8), 2261, 2261A, 2262).

¹ Use this form for orders of protection, issued to protect victims of domestic violence as defined in Sec. Serv. Law § 459-a, that must be entered on the statewide registry of orders of protection [Exet. L. § 221-a].

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CR# 202100001

STATE OF NEW YORK: TOWN COURT

COUNTY OF ORLEANS TOWN OF RIDGEWAY

People of the State of New York

VS.

Bellavia, Deanna, M. Dob 4/23/75

<u>Aka</u>

King, Deanna, M.

INFORMATION

BE IT KNOWN THAT, by this INFORMATION, that Inv Corey Black, as the Complainant herein, stationed at The Orleans County Major Felony Crime Task Force, 13925 Route 31, Albion, NY, 14411, accuses Deanna M. Bellavia Aka Deanna M. King, the above mentioned Defendant(s), with having committed the MISDEMEANOR of AGGRAVATED HARASSMENT IN THE SECOND DEGREE, in violation of Section 240.30 Subdivision 2 of the PENAL Law of the State of New York.

That on or about the 5th day of January, 2021, at about 2:48 p.m. in the Town of Ridgeway, County of Orleans, New York, the Defendant(s) did commit the above offense.

COUNT ONE: A PERSON IS GUILTY OF AGGRAVATED HARASSMENT IN THE SECOND DEGREE WHEN, WITH INTENT TO HARASS, ANNOY, THREATEN OR ALARM ANOTHER PERSON HE OR SHE: (1) COMMUNICATES, OR CAUSES A COMMUNICATION TO BE INITIATED BY MECHANICAL OR ELECTRONICAL MEANS OR OTHERWISE, WITH A PERSON ANONYMOUSLY OR OTHERWISE BY TELEPHONE, OR BY TELEGRAPH, MAIL OR ANY OTHER FORM OF WRITTEN COMMUNICATION, IN A MANNER LIKELY TO CAUSE ANNOYANCE OR ALARM; OR (2) MAKES A TELEPHONE CALL, WHETHER OR NOT A CONVERSATION ENSUES, WITH NO PURPOSE OF LEGITIMATE COMMUNICATION; OR (3) STRIKES, SHOVES, KICKS, OR OTHERWISE SUBJECTS ANOTHER PERSON TO PHYSICAL CONTACT, OR ATTEMPTS OR THREATENS TO DO THE SAME BECAUSE OF THE RACE, COLOR, RELIGION OR NATIONAL ORIGIN OF SUCH PERSON; OR (4) COMMITS THE CRIME OF HARASSMENT IN THE FIRST DEGREE AND HAS PREVIOUSLY BEEN CONVICTED OF THE CRIME OF HARASSMENT IN THE FIRST DEGREE WITHIN THE PRECEEDING TEN YEARS.

TO WIT: THE SAID DEFENDANT(S) AT THE ABOVE SAID DATE AND TIME WHILE LOCATED AT 2289 OAK ORCHARD RD IN THE TOWN OF RIDGEWAY, COUNTY OF ORLEANS, STATE OF NEW YORK, DID: COMMIT THE OFFENSE OF AGGRAVATED HARASSMENT AFTER HAVING BEEN PREVIOUSLY DIRECTED MULTIPLE TIMES NOT TO CONTACT ONE DAVID BELLAVIA BY TELEPHONE. THE SAID DEFENDANT DID FROM HER SON AIDEN BELLAVIA'S TELEPHONE CONTACT DAVID BELLAVIA FOR THE SOLE PURPOSE OF HARASSING AND ANNOYING HIM. THE SAID DEFENDANT STATING HER DISPLEASURE FOR AN INSURANCE CARD ISSUE AND STATING "I DON'T CARE WHERE YOU ARE OR IF YOU ARE WITH YOUR GIRLFRIEND" ALL CONTRARY TO THE PROVISIONS OF THE STATUTE IN SUCH CASE MADE AND PROVIDED.

The above allegations of fact are made by the Complainant on direct knowledge and/or upon information and belief, with the sources of Complainant's information and the grounds for belief being:

★ the facts contained in the attached SUPPORTING DEPOSITION(s) of DAVID BELLAVIA; ☐ a written statement made by the above-named Defendant, prepared by your Complainant in his/her official capacity as a Deputy Sheriff.
In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (NYSPL §210.45)
Affirmed under the penalty of perjury this 26 day of January, 2021
Vous Complement may pets that a warrant he inqued factor above named Defendants

[☐] Your Complainant requests that a warrant be issued for the above-named Defendant;
☐ an appearance ticket was issued to the above-named Defendant for the above offense(s), directing him/her to appear in the above-named criminal court on at a.m..;

[☐] bail in the amount of \$0.00 was received by

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Document 45-3

CR# 202100001

STATE OF NEW YORK: TOWN COURT

COUNTY OF ORLEANS TOWN OF RIDGEWAY

People of the State of New York

VS.

Bellavia, Deanna, M. Dob 4/23/75 Aka King, Deanna, M.

INFORMATION

BE IT KNOWN THAT, by this INFORMATION, that Inv. Corey Black, as the Complainant herein, stationed at The Orleans County Major Felony Crime Task Force, 13925 Route 31, Albion, NY, 14411, accuses Deanna M. Bellavia aka Deanna M. King, the above mentioned Defendant(s), with having committed the VIOLATION of HARASSMENT IN THE SECOND DEGREE, in violation of Section 240.26 Subdivision 3 of the PENAL Law of the State of New York.

That on or about the 7th day of January, 2021, at about 4:17 a.m. in the Town of Ridgeway, County of Orleans, New York, the Defendant(s) did commit the above offense.

COUNT ONE: A PERSON IS GUILTY OF HARASSMENT IN THE SECOND DEGREE WHEN, WITH INTENT TO HARASS, ANNOY OR ALARM ANOTHER PERSON: (1) (S)HE STRIKES, SHOVES, KICKS OR OTHERWISE SUBJECTS SUCH OTHER PERSON TO PHYSICAL CONTACT OR ATTEMPTS OR THREATENS THE SAME. (2) HE OR SHE FOLLOWS A PERSON IN OR ABOUT A PUBLIC PLACE OR PLACES OR (3) HE OR SHE ENGAGES IN THE COURSE OF CONDUCT OR REPEATEDLY COMMITS ACTS WHICH ALARM OR SERIOUSLY ANNOY SUCH OTHER PERSON AND SERVE NO LEGITIMATE PURPOSE.

TO WIT: THE SAID DEFENDANT(S) AT THE ABOVE SAID DATE AND TIME WHILE LOCATED AT 2289 OAK ORCHARD RD IN THE TOWN OF RIDGEWAY, COUNTY OF ORLEANS, STATE OF NEW YORK. DID: ENGAGE IN A REPEATED COURSE OF CONDUCT CONSISTIN OF, SENDING NON ESSENTIAL MESSAGES TO ONE DAVID BELLAVIA VIA APPCLOSE, WHICH DID ALARM AND SERIOUSLY ANNOY DAVID BELLAVIA. ALL AT A TIME WHEN THE DEFENDANT HAD BEEN PREVIOUSLY DIRECTED BY THE GENESEE COUNTY FAMILY COURT THAT COMMUNICATION WITH DAVID BELLAVIA IS LIMITED TO COMMUNICATION RELATIVE THEIR CHILDREN. THE DEFENDANT HAVING ALSO BEING TOLD REPEATEDLY BY DAVID BELLAVIA THAT THIS COMMUNICATION IS UNWANTED AND OF A HARASSING NATURE. SAID COMMUNICATION HAVING NO LEGITIMATE PURPOSE OTHER THAN TO HARASS AND ANNOY DAVID BELLAVIA. ALL CONTRARY TO THE PROVISIONS OF THE STATUTE IN SUCH CASE MADE AND PROVIDED.

The above allegations of fact are made by the Complainant on direct knowledge and/or upon information and belief, with the sources of Complainant's information and the grounds for belief being:

★ the facts contained in the attached SUPPORTING DEFINED IN A Written statement made by the above-named Defenders as a Deputy Sheriff.	POSITION(s) of DAVID BELLAVIA; ant, prepared by your Complainant in his/her official capacity
	makes a false statement which such person does not aws of the State of New York punishable as a Class A
Affirmed under the penalty of perjury this 26 day of January, 2021	Z- C- 3C- Complainant

Your Complainant requests that a warrant be issued for the above-named Defendant; an appearance ticket was issued to the above-named Defendant for the above offense(s), directing him/her to appear in the above-named criminal court on

[☐] bail in the amount of \$0.00 was received by

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STATE OF NEW YORK - COUNTY OF ORLEANS TOWN OF RIDGEWAY **TOWN COURT**

THE PEOPLE OF THE STATE OF NEW YORK AGAINST

SUPPORTING DEPOSITION

Deanna M. King Aka Deanna M. Bellavia

GENERAL

DEFENDANT

David G. Bellavia Dob 11/10/1975 residing at 2289 Oak Orchard River Rd Waterport NY 14571 BY THIS SUPPORTING DEPOSITION MAKE THE FOLLOWING ALLEGATION OF FACT IN CONNECTION WITH AN ACCUSATORY INSTRUMENT FILED, OR ABOUT TO BE FILED, WITH THIS COURT AGAINST THE ABOVE DEFENDANT.

That I currently reside at 2289 Oak Orchard River Rd in the Town of Ridgeway County of Orleans, State of New York and have since January of 2016. I am in the process of Divorce from my wife Deanna Bellavia, AKA Deanna King and currently have a pending case in the Genesee County Family Court as Deanna and my children reside in the city of Batavia. I filed for divorce in December of 2019 and around July of 2020 associates of mine who reside in Texas began receiving voicemails and messages on their social media accounts from Deanna that were of a harassing nature. The hundreds of communications over a three day period were essentially spreading malicious rumors and defaming me, threatening these people, even occurring at their place of work and contacting their work associates. In addition to this Deanna started to say untruthful and harassing statements about me that were solely intended to harass me on her blog CynicalMother. In addition to that a friend of Deanna's named Sandra (Betters) Nelson then sent an email to one of my associates in Texas and stated that I am a physical spouse abuser which was harassing in nature. On September 24, 2020 we appeared in Family Court in Genesee County and all of this harassment was presented to the court. The Judge ordered Deanna to stop immediately and an Order was drafted that stated that Deanna was not to communicate in any manner with myself, my coworkers, employer's websites, social media, fellow employees, Military supervisors, etc. The Court was clear that there was to be no direct contact and that we were only to communicate about the children via an app called "Appclose", as this was agreed upon previously. After that Deanna continued to harass me by using the Appclose app. Deanna continued her unrelenting harassment using the AppClose app by accusing me of an alleged affair and making allegations of physical abuse. She called me two times, leaving voicemail messages in direct violation of the order. In addition Deanna was attempting to extort me by threatening me that she's going to publicly expose things alleged in the divorce in an attempt to ruin my professional career if I don't settle our divorce on her terms. On December 10, 2020 we again appeared in Genesee County Family Court to address this continued campaign of harassment by Deanna and her non-compliance with the Court Order. At that time Judge Zambito reiterated on the record that Deanna and I are only to communicate on Appclose and only about the children. On January 5 of 2021, Deanna continuously messaged me on AppClose about new insurance cards. When I provided her with the information and instructions on how to obtain the information she needed about the insurance and even acknowledged that we have secondary insurance that she could have used in place of contacting me. At that time I received a call from my 13 year old son Aiden, and he said mom wants to talk to you. Not wanting to put my son in the middle of Deanna's continuing harassment, I remained on the line. Deanna came on the phone and started to go on about the insurance information that she was messaging me about on AppClose, even though I had already provided her the information via AppClose in a message. Deanna stated her already established displeasure over the insurance issue at hand. Deanna then went on to say "I don't care where you are or if you are with your girlfriend", and at that moment I hung up the phone. My phone immediately rang again showing my son Aiden's number and I just dismissed it. There was absolutely no purpose for the call other than for Deanna to harass me by making sarcastic and suggestive statements to me about where I was and who I was with. I have blocked Deanna's number taking away her ability to call me from her own phone. This is why she circumvented the order again, this time using my son

VERIFICATION BY SUBSCRIPTION AND NOTICE

PENAL LAW SECTION 210.45

IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

> AFFIRMED UNDER PENACTY OF PERFORY THIS 14 DAY OF January 2021

> > DEPONENT

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Page 2

STATE OF NEW YORK – COUNTY OF ORLEANS TOWN OF RIDGEWAY TOWN COURT

THE PEOPLE OF THE STATE OF NEW YORK **AGAINST**

SUPPORTING DEPOSITION

Deanna M. King Aka Deanna M. Bellavia

GENERAL

DEFENDANT

David G. Bellavia Dob 11/10/1975 residing at 2289 Oak Orchard River Rd Waterport NY 14571 BY THIS SUPPORTING DEPOSITION MAKE THE FOLLOWING ALLEGATION OF FACT IN CONNECTION WITH AN ACCUSATORY INSTRUMENT FILED, OR ABOUT TO BE FILED, WITH THIS COURT AGAINST THE ABOVE DEFENDANT.

Aiden to call me on his phone. This non-essential messaging continued on to January 6 and Deanna then messaged me that she wants me to follow NYS guidelines for rapid COVID testing before I travel in the future. She doesn't know my schedule or my travel itinerary. She accused me of being in states I did not visit. She again used the AppClose messaging system with a similar basic message on January 7 which I ignored. Later that evening Deanna continued harassing me again using AppClose by messaging me about a water bill and clearly not about our children as directed by the Court. In addition Deanna began to message me again using AppClose on January 8 about our adult son and was looking for me to pay for additional expenses not outlined in our current order. I again told Deanna that the app was only to be used for information for the children and not for requesting additional money or for continuous harassment. Our son Evan who she references in the message is soon to be 21 years of age and capable of contacting me directly if he needs money. When he did, I paid his bill as requested. Deanna repeatedly uses any excuse or situation to constantly harass and annoy me. I have told her repeatedly not to have direct contact with me as ordered by Judge Zambito and only through the AppClose app, only about our children. Deanna has continuously harassed me despite direct orders from Family Court not to do so. I am requesting the Orleans County District Attorney's Office to investigate this matter and to prosecute Dearma to the fullest extent of the law. In addition I am requesting an order of protection against Deanna. The above facts are true to the best of my memory and knowledge.

VERIFICATION BY SUBSCRIPTION AND NOTICE PENAL LAW SECTION 210.45

IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

> AFFIRMED UNDER PENALTY OF PERJURY TI 14 DAY OF Japaary, 2021

> > DEPONENT

INDEX NO. E68065 FILED: GENESEE COUNTY CLERK 02/02/2021 03:34 PM INDEX NO. E68065 NYSCEF DOC. NO. 23:11.22-CV-00842-LJV-JJM DOCUMENT 45-3 Filed 06/22/23 Page 11 of 92 NYSCEF: 02/02/2021

1. Agency ORLEANS CO SHERIFF	2. Div/Precinct	INCUPENT	S. OR	T 70360000	5. Case No. 202100001	6. Incident No. 16750			
7,8,9. Date Reported (Day, Date, Time) THURSDAY 01/14/2021 19:53	Occurred On/From (Day, Date, Time) 13,14,15. (WEDNESDAY 07/01/2020 10:24			Occurred To (Day, Date, Time) FRIDAY 01/08/2021 10:27					
16. Incident Type HARASSMENT-AGGRAVATED HARASSMENT 17. Business Name									
19. Incident Address (Street Name, Bldg. No., Apt. No.) 2289 OAK ORCHARD RIVER RD									
20. City/State/Zip WATERPORT NY NEW YORK 14571									
21. Location Code (TSLED) RIDGEWAY TOWN 3757		23. No. of Victims	24. No. of Suspects		26. Victim also Complainant? No				
Location Type SINGLE FAMILY HOME									

DOUT NO	111	secritics.		.01,	492	1)=(-	14.47		13
1.	PL	240.26	03		V	2	С	HARASSMENT 2ND - ALARM OR SERIOUSLY ANNOY	1
2.	PL	240.30	02H	Е	F	2	С	HATE CRIME/AGG HARASSMENT 2 -THREAT BY PHONE/NO LEGIT P	1

ASSOCIATED PERSONS

12	TAPPET COLUMN	Samed salatina, Soldie little (1988)	Third.	Stored Audie Control of State Control	Rest Hour Bus Phone
	SUSPECT	BELLAVIA, DEANNA M	04/23/1975	9 ALLANVIEW DR	
L				BATAVIA NY 14020	
	VICTIM	BELLAVIA, DAVID G	11/10/1975	2289 OAK ORCHARD RIVER RD	
L				WATERPORT NY NY 14571	

VICTIM

Name	27. DOB	28. Age	29. Gender	30. Race	31. Ethnicity	32. Handicap	33. Residence Status
BELLAVIA, DAVID G	11/10/1975	44	MALE	WHITE	NOT HISPANIC	NO	RESIDENT
Victim DID receive information	on Victim's Ri	ghts and	Services pur	suant to New York S	tate Law 🔲 Yes	□ No	

SUSPECT

Person ID#	34. Ty	pe/No.		35. Nar	5. Name (Last, First, Middle)					
24696	SUSPE	ECT		BELLA	ELLAVIA, DEANNA, M					
37. Apparen	7. Apparent Condition			38. Addr	ess (Street N	ame, Bldg., A	pt. No., City, State, Zip)			
APPARENT	LY NOI	RMAL			9 ALLAN	VIEW DR E	ATAVIA, NY	14020		
39a. Home l	9a. Home Phone 39b. Work Phone 40. Social Security		curity 4	1. DOB	42. Age	43. Gender	44. Race			
				- 1	04/23/1975	5 45	FEMALE	WHITE		
45. Ethnicit	y	46. Skin	47. Occ	upation						
NOT HISP	ANIC	LIGHT	PROFE	SSIONA	L					
48. Height	45	. Weight	50. Hair		5	51. Eyes		52. Glasses	53. Build	
5 ft. 8 in.		130 lbs.	BROWN		В	LUE			NORMAL	
54. Employe	er/Scho	ol			5	5. Employe	Address		*	
56. Scars/M	arks/Ta	ttoos /Description	a							
	kname	Maiden Name				<u></u>				
36. Alias/Nic										

Page 1 of 2 01/27/2021 12:49:00 SEE COUNTY CLERK 02/02/2021 03:34 PM INDEX NO. E68065 ase 1:22-cv-00842-LJV-JJM Document 45-3 Filed 06/22/23 Page 12 of 92 RECEIVED NYSCEF: 02/02/2021 INDEX NO. E68065

NARRATIVE

Date of Action	Date Written	Officer Name & Rank
01/15/2021	01/26/2021	BLACK, COREY (INV)
Nampatista		

Victim David Bellavia reports that he is in the process of being divorced from his wife Deanna Bellavia and has been living at 2289 Oak Orchard River Rd. in the Town of Ridgeway since January of 2016. Most recently David states that in December of 2019 he filed for divorce and that the matter is currently pending in Genesee County Family Court, david states that sometime around July of 2020 business associates of his in Texas began receiving harassing voicemails and messages on their social media accounts that were of a harassing nature and defaming to David. David also states that Dearna was additionally posting items on her blog that were of a harassing nature. David states that they appeared in Genesee County Family Court on September 24, 2020 and that the above stated harassment was presented to the Court. At that time an order was drafted that Deanna was not to communicate in any manner with any of David's coworkers, employers, military supervisors. In addition to that the only communication between David and Deanna was to be about the children and only via an app called 'Appclose" that was previously agreed upon. David states that Deanna continued to harass him using the Appclose app by accusing him of having an affair and making allegations of physical abuse. David states that Deanna would message him and basically try and extort him by threatening to expose things that are alleged in the divorce in an attempt to ruin his professional career if he doesn't settle the divorce on her terms. David states that they were back in Genesee County family court on December 10, 2020 to re-address Deanna's continued harassment of himself and her continuous violation of the Courts order. At that time David states that the Court was clear that Deanna is only to communicate with David specifically about the children and only through Appelose. David states that he received repeated messages on Appelose from Deanna on January 5, 2021 about insurance cards that was not necessary as she acknowledged that there was secondary insurance in effect and it was simply a matter of Deanna having to call the insurance company, which she is authorized to do, and get the information she needed. David states that even after providing Deanna the information that she requested she then had their 13 year old son Aiden call David and then Deanna got on the phone harassing David about where he was and whom he was with. On January 6, 2021 David states that Deanna continued to harass him with messages on Appclose about NYS guidelines for COVID testing as it relates to his travel. David states that Deanna continued this harassment in a similar way on January 7, 2021 to include messages on Appelose about a water bill which was clearly not about the children. David states that on January 8, 2021 Deanna again continued to harass him about their adult son Evan looking for David to pay additional expenses that are not outlined in there current court order. David states that Deanna continues to use any excuse or situation that she can for a reason to contact him and harass him despite his repeated requests that she not contact him outside of direct information about the children. David states that even after direct orders from Family Court Deanna continues to use the Appclose app to harass and annoy him not solely for the purpose of communicating about essential information about the children. David whishes for Deanna to be charged with harassment for her conduct and also requests an order of protection.

-01/26/21 R/O (Reporting Officer - Inv Black) did complete information's charging Deanna Bellavia with the above listed charges and Town of Ridgeway Justice Kujawa signed an arrest warrant for Bellavia for said charges. R/O did speak to Deanna and then ultimately her Attorney Steve Sercu and made arrangements for Deanna to turn herself in on 1/27/21 at 1700 Hrs.

ADMINISTRATIVE

74. Inquiries	75. NYSPIN Message No.		76. Complainant Signature		
77. Reporting Officer Signs	ture (Include Rank)	78. ID No.	79. Supervisor Signature (Include Rank)	80. ID	
		132		506	
INV COREY BLACK			INV JOSEPH SACCO		
81. Status PENDING INVESTIGATION 82. Status Date 01/26/2021			83. Notified/TOT	· ·	

Page 2 of 2 01/27/2021 12:49:00

Case 1:22-cv-00842-L **Ridge way** in **60 Wh 3 College** 106/22/23 Page 13 of 92

4062 Salt Works Road Medina, New York 14103

Joseph R. Kujawa Town Justice

(585) 798-3282 (585) 318-4107

November 16, 2021

160.50 SEAL ORDER

To:

John Gavenda Orleans County Asst. DA 13925 State Route 31

Return Records To: Deanna M. Bellavia A/k/a Deanna M. King 9 Allanview Drive Batavia, NY 14020

People of the State of New York versus:

Deanna M. Bellavia A/k/a Deanna M. King 9 Allanview Drive Batavia, NY 14020

Albion, NY 14411

Re.	Case No.	Statute/Section	Description	Ticket#	Disposition
	21020007.01	PL 240.30 02	AGG HARASSMENT2		ACD
	21020007.02	PL 240.26 03	HARASSMENT 2ND		ACD

Date of Birth: 04/23/1975 JC501 no: 69550175Q Date of Arrest: 01/27/2021 NYSID no: 15147650P

Date Adjudicated: 05/17/2021 11/16/2021 Date Sealed:

The case captioned above was terminated in favor of the defendant.

Pursuant to CPL 160.50 you are hereby ordered to follow all of the steps outlined in the CPL 160.50 (la, 1b and 1c) to seal and return the appropriate records for the case cited above.

Case 1:22-cv-00842-1 Rid Was Unrent 45-3 Filed 06/22/23 Page 14 of 92

4062 Salt Works Road Medina, New York 14103

Joseph R. Kujawa Town Justice

(585) 798-3282 (585) 318-4107

November 16, 2021

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Justice

Date

PLEA AUTHORIZATION	5 17 ,20 4
PROPLE V. DEANUA BELLA	W C-
COURT: Nidywig JUI	OGE: (G. G. W.
COUNSEL: Secretiva PD AS	RETAINED NONE
COUNSEL: Se GA LOS (VOC PD AS	DECOMESTINATION W/ SECTION NO:
ORIGINAL CHARGES W/ SECTION NO	RECOMMENDATION W/ SECTION NO.
P(. 240.2b ->	6 MATERCA OF PI
PL 340 36 -3	
PSI Alcohol Evaluation	Mental Health Evaluation
Maximum Fines Minimum	
REASON(s): Interests of Just	stice Recommendation of
victim(s) and/or officer(s)	Conditioned upon plea to
offense in another court Prob	olems with proof and /or
procedure and/or cooperation of w	vitnesses
OTHER: St No Offensine C	ender OF of all
	•
I have been apprised that I have	the right to a jury trial, I have
the right to remain silent or tes	stify, I have the right to
confront witnesses, I have the ri	게 규칙하고 되었는 "시간이라는 사람이 보다 전혀를 보면 보니겠습니다. 그리고 ##F 그리고 ##F
witnesses and that I have the rig attorney throughout these proceed	
rights and make this plea of my o	
without any threats or undue pres	
I ALSO WAIVE MY RIGHT TO APPEAL?	YEST NO
	<i>(-</i>
Defendant	
Derendant	Defendant's Attorney
Sentence Date:	A Che . Esq.
	unty District Attorney's Office
	CARDONE, ESQ/
	NSONE, ESQ.
SUSAN M. HO	KERSCH BOGAN, ESQ.
BUSAN M. HU	MALU, BOY.

STATE OF NEW YORK ORLEANS COUNTY

RIDGEWAY TOWN COURT
CRIMINAL PART

PEOPLE OF THE STATE OF NEW YORK

VS.

DEANNA M. BELLAVIA; dob: 04/23/1975, Defendant

CASE NO: 21020007

ADJOURNMENT IN CONTEMPLATION OF DISMISSAL

Defendants Last Known Address: A/k/a Deanna M. King 9 Allanview Drive Batavia, NY 14020

Original Charge(s)

Amended Charges(s)

PL 240.30 02 AGG HARASSMENT2 PL 240.26 03 HARASSMENT 2ND

WHEREAS, the above named defendant was arraigned before the Court on 01/27/2021, upon an accusatory instrument charging the defendant with the offense(s) shown above.

WHEREAS, the Court is considering granting to said Defendant an adjournment in contemplation of dismissal pursuant to Section 170.55 of the Criminal Procedure Law of the State of New York in connection with said charge, AND

WHEREAS, the said Defendant hereby represents to the Court:

1) That she has never previously been granted an adjournment in contemplation of dismissal in any court in this state, AND

2) That the above statements are true to the best of the defendant's knowledge.

Defendant: Deanna M. Bellavia

A/k/a Deanna M. King 9 Allanview Drive

CONDITIONS OF ADJOURMENT

During the period of adjournment ordered by the Court, herein, the Defendant shall observe the following conditions and directions.

- 1) Avoid any and all violations of the law.
- 2) Seek or work faithfully at work or school.
- 3) Shall complete 0.00 hours of community service.
- 4) Avoid any and all contact with David Bollavia.

5) Other conditions:none

Approved by:

for Orleans County District Attorney

IT IS HEREBY ORDERED that the above charge(s) against the Defendant be adjourned to 11/13/2021 and, unless restored to the calendar by the Court prior to said date, the said charge(s) shall be dismissed on 11/13/2021.

Dated: The 17th day of May 2021

Hcn. Joseph R. Kujawa, Justice

NYSID No:	_JV-JJM Document 45-3 Filed 06/22/23 Crampa & crim 1 off 2050 At a term of the Ridgeway Town Court, County of Orleans, at the Courthouse at 4062 Salt Works Road, Medina, NY 14103, State of New York
CJTN No:	ORDER OF PROTECTION
PRESENT: Honorable Joseph Kujawa	Family Offenses - C.F.L. 530.12
PEOPLE OF THE STATE OF NEW YO	ORK Youthful Offender (check if applicable)
- against - Deanna M Bellavia ,	Part: DV Case No.: ORLE-00095
Defendant	Charges: PL 240.30 AM Aggravated Harassment-2nd, 1 count(s) of A Misd, 1 count(s) of Viol
DOB: 04/23/1975	Defendant Present in Court
RESULT IN YOUR INCARCERATION FOR IT	ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION WHICH MAY IP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND SET BY THE COURT.
COMMUNICATION WITH THE PARTY AC	MAIN IN EFFECT EVEN IF THE PROTECTED PARTY HAS, OR CONSENTS TO HAVE, CONTACT OR AINST WHOM THE ORDER IS ISSUED. THIS ORDER OF PROTECTION CAN ONLY BE MODIFIED OR ECTED PARTY CANNOT BE HELD TO VIOLATE THIS ORDER NOR BE ARRESTED FOR VIOLATING THIS
TEMPORARY ORDER OF PROT [as a condition of; adjournment in content	ECTION - Whereas good cause has been shown for the issuance of a temporary order of protection aplation of dismissal]
☐ ORDER OF PROTECTION - Who	reas defendant has been convicted of [specify crime or violation];
And the Court having made a determin	ation in accordance with section 530.12 of the Criminal Procedure Law,
IT IS HEREBY ORDERED that the ab of behavior:	ove-named defendant Deanna M Bellavia (DOB: 04/23/1975) observe the following conditions
obstruction of breathing or circular	assment, aggravated harassment, menacing, reckless endangerment, strangulation, criminal tion, disorderly conduct, criminal mischief, sexual abuse, sexual misconduct, forcible touching, grand larceny, coercion, unlawful dissemination or publication of intimate image(s) or any criminal DOB: 11/10/1975);
	rder of protection shall remain in force until and including 11/13/2021, but if you fail to appear in led and continue in effect until a new date set by the Court.
☑ Defendant advised in Court of issuance	e and contents of Order Homogable Joseph Kujawa
Order to be served by other means [spe	ccify]:
☐ Warrant issued for Defendant	NN
☑ Order personally served on Defendant	in Court (Defendant's signature)
☐ ADDITIONAL SERVICE INFORMAT	
The Criminal Procedure Law provides that presential authorize and in some situations may require, spenalities authorized by law. Federal law requires that this order be honored an possession of the United States, if the person against to opportunity to be heard in accordance with state law still it is a federal crime to: * cross state lines to violate this order or to stalk, haras	nation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties nucl officer to arrest a defendant who is alleged to have violated its terms and to bring him or her before the Court to face defendant who is alleged to have violated its terms and to bring him or her before the Court to face defendant who is alleged to have violated its terms and to bring him or her before the Court to face defendant who is alleged to have violated its terms of a state, the District of Columbia, a commonwealth, territory of whom the order is sought is an intimate partner of the protected party and has been or will be afforded reasonable notice and ufficient to protect that person's rights (18 USC §§2265, 2266).
enforcement officers but only while they are on duty); • huy, possess or transfer a handgum, rifle, shotgum or physical force or a deadly weapon against an animate p	or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law and other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of same or family member, even after this Order has expired. (18 U.S.C. 922(g)(8), §§922(g)(9), 2261, 2261A, 2262).
CCs: David G Bellavia Orleans County Sheriff's Department	ı

CR# 202100001 STATE OF NEW YORK : TOWN COURT

COUNTY OF ORLEANS TOWN OF RIDGEWAY

People of the State of New York

VS.

Bellavia, Deanna, M. Dob 4/23/75

Aka

King, Deanna, M.

INFORMATION

BE IT KNOWN THAT, by this INFORMATION, that Inv Corey Black, as the Complainant herein, stationed at The Orleans County Major Felony Crime Task Force, 13925 Route 31, Albion, NY, 14411, accuses Deanna M. Bellavia Aka Deanna M. King, the above mentioned Defendant(s), with having committed the MISDEMEANOR of AGGRAVATED HARASSMENT IN THE SECOND DEGREE, in violation of Section 240.30 Subdivision 2 of the PENAL Law of the State of New York.

That on or about the 5th day of January, 2021, at about 2:48 p.m. in the Town of Ridgeway, County of Orleans, New York, the Defendant(s) did commit the above offense.

COUNT ONE: A PERSON IS GUILTY OF AGGRAVATED HARASSMENT IN THE SECOND DEGREE WHEN, WITH INTENT TO HARASS, ANNOY, THREATEN OR ALARM ANOTHER PERSON HE OR SHE: (1) COMMUNICATES, OR CAUSES A COMMUNICATION TO BE INITIATED BY MECHANICAL OR ELECTRONICAL MEANS OR OTHERWISE, WITH A PERSON ANONYMOUSLY OR OTHERWISE BY TELEPHONE, OR BY TELEGRAPH, MAIL OR ANY OTHER FORM OF WRITTEN COMMUNICATION, IN A MANNER LIKELY TO CAUSE ANNOYANCE OR ALARM; OR (2) MAKES A TELEPHONE CALL, WHETHER OR NOT A CONVERSATION ENSUES, WITH NO PURPOSE OF LEGITIMATE COMMUNICATION; OR (3) STRIKES, SHOVES, KICKS, OR OTHERWISE SUBJECTS ANOTHER PERSON TO PHYSICAL CONTACT, OR ATTEMPTS OR THREATENS TO DO THE SAME BECAUSE OF THE RACE, COLOR, RELIGION OR NATIONAL ORIGIN OF SUCH PERSON; OR (4) COMMITS THE CRIME OF HARASSMENT IN THE FIRST DEGREE AND HAS PREVIOUSLY BEEN CONVICTED OF THE CRIME OF HARASSMENT IN THE FIRST DEGREE WITHIN THE PRECEEDING TEN YEARS.

TO WIT: THE SAID DEFENDANT(S) AT THE ABOVE SAID DATE AND TIME WHILE LOCATED AT 2289 OAK ORCHARD RD IN THE TOWN OF RIDGEWAY, COUNTY OF ORLEANS, STATE OF NEW YORK, DID: COMMIT THE OFFENSE OF AGGRAVATED HARASSMENT AFTER HAVING BEEN PREVIOUSLY DIRECTED MULTIPLE TIMES NOT TO CONTACT ONE DAVID BELLAVIA BY TELEPHONE. THE SAID DEFENDANT DID FROM HER SON AIDEN BELLAVIA'S TELEPHONE CONTACT DAVID BELLAVIA FOR THE SOLE PURPOSE OF HARASSING AND ANNOYING HIM. THE SAID DEFENDANT STATING HER DISPLEASURE FOR AN INSURANCE CARD ISSUE AND STATING "I DON'T CARE WHERE YOU ARE OR IF YOU ARE WITH YOUR GIRLFRIEND" ALL CONTRARY TO THE PROVISIONS OF THE STATUTE IN SUCH CASE MADE AND PROVIDED.

The above allegations of fact are made by the Complainant on direct knowledge and/or upon information and belief, with the sources of Complainant's information and the grounds for belief being:

	or official capacity
as a Deputy Sheriff.	ii oniciai capaci

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (NYSPL §210.45)

Affirmed under the penalty of perjury this 26 day of January, 2021

Z. C. Compleinant

[☐] Your Complainant requests that a warrant be issued for the above-named Defendant;
☐ an appearance ticket was issued to the above-named Defendant for the above offense(s), directing him/her to appear in the above-named criminal court on at a.m..;
☐ bail in the amount of \$0.00 was received by

CR# 202100001 STATE OF NEW YORK : TOWN COURT

COUNTY OF ORLEANS
TOWN OF RIDGEWAY

People of the State of New York

VS.

Bellavia, Deanna, M. Dob 4/23/75

Aka

King, Deanna, M.

INFORMATION

BE IT KNOWN THAT, by this INFORMATION, that Inv. Corey Black, as the Complainant herein, stationed at The Orleans County Major Felony Crime Task Force, 13925 Route 31, Albion, NY, 14411, accuses Deanna M. Bellavia aka Deanna M. King, the above mentioned Defendant(s), with having committed the VIOLATION of HARASSMENT IN THE SECOND DEGREE, in violation of Section 240.26 Subdivision 3 of the PENAL Law of the State of New York.

That on or about the 7th day of January, 2021, at about 4:17 a.m. in the Town of Ridgeway, County of Orleans, New York, the Defendant(s) did commit the above offense.

COUNT ONE: A PERSON IS GUILTY OF HARASSMENT IN THE SECOND DEGREE WHEN, WITH INTENT TO HARASS, ANNOY OR ALARM ANOTHER PERSON: (1) (S)HE STRIKES, SHOVES, KICKS OR OTHERWISE SUBJECTS SUCH OTHER PERSON TO PHYSICAL CONTACT OR ATTEMPTS OR THREATENS THE SAME. (2) HE OR SHE FOLLOWS A PERSON IN OR ABOUT A PUBLIC PLACE OR PLACES OR (3) HE OR SHE ENGAGES IN THE COURSE OF CONDUCT OR REPEATEDLY COMMITS ACTS WHICH ALARM OR SERIOUSLY ANNOY SUCH OTHER PERSON AND SERVE NO LEGITIMATE PURPOSE.

TO WIT: THE SAID DEFENDANT(S) AT THE ABOVE SAID DATE AND TIME WHILE LOCATED AT 2289 OAK ORCHARD RD IN THE TOWN OF RIDGEWAY, COUNTY OF ORLEANS, STATE OF NEW YORK, DID: ENGAGE IN A REPEATED COURSE OF CONDUCT CONSISTIN OF, SENDING NON ESSENTIAL MESSAGES TO ONE DAVID BELLAVIA VIA APPCLOSE, WHICH DID ALARM AND SERIOUSLY ANNOY DAVID BELLAVIA. ALL AT A TIME WHEN THE DEFENDANT HAD BEEN PREVIOUSLY DIRECTED BY THE GENESEE COUNTY FAMILY COURT THAT COMMUNICATION WITH DAVID BELLAVIA IS LIMITED TO COMMUNICATION RELATIVE THEIR CHILDREN. THE DEFENDANT HAVING ALSO BEING TOLD REPEATEDLY BY DAVID BELLAVIA THAT THIS COMMUNICATION IS UNWANTED AND OF A HARASSING NATURE. SAID COMMUNICATION HAVING NO LEGITIMATE PURPOSE OTHER THAN TO HARASS AND ANNOY DAVID BELLAVIA. ALL CONTRARY TO THE PROVISIONS OF THE STATUTE IN SUCH CASE MADE AND PROVIDED.

The above allegations of fact are made by the Complainant on direct knowledge and/or upon information and belief, with the sources of Complainant's Information and the grounds for belief being:

★ the facts contained in the attached SUPPORTING DEPOSITION(s) of DAVID BELLAVIA; □ a written statement made by the above-named Defendant, prepared by your Complainant in his/her official capacity as a Deputy Sheriff.

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (NYSPL §210.45)

Affirmed under the penalty of perjury this 26 day of January, 2021

Z- Cm /SC.
Complainant

[☐] Your Complainant requests that a warrant be issued for the above-named Defendant;
☐ an appearance ticket was issued to the above-named Defendant for the above offense(s), directing him/her to appear in the above-named criminal court on at a.m..;
☐ ball in the amount of \$0.00 was received by

Page 1

STATE OF NEW YORK – COUNTY OF ORLEANS TOWN COURT TOWN OF RIDGEWAY

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

SUPPORTING DEPOSITION

Deanna M. King Aka Deanna M. Bellavia
DEFENDANT

GENERAL

I David G. Bellavia Dob 11/10/1975 residing at 2289 Oak Orchard River Rd Waterport NY 14571 BY THIS SUPPORTING DEPOSITION MAKE THE FOLLOWING ALLEGATION OF FACT IN CONNECTION WITH AN ACCUSATORY INSTRUMENT FILED, OR ABOUT TO BE FILED, WITH THIS COURT AGAINST THE ABOVE DEFENDANT.

That I currently reside at 2289 Oak Orchard River Rd in the Town of Ridgeway County of Orleans, State of New York and have since January of 2016. I am in the process of Divorce from my wife Deanna Bellavia, AKA Deanna King and currently have a pending case in the Genesee County Family Court as Deanna and my children reside in the city of Batavia. I filed for divorce in December of 2019 and around July of 2020 associates of mine who reside in Texas began receiving voicemails and messages on their social media accounts from Deanna that were of a harassing nature. The hundreds of communications over a three day period were essentially spreading malicious rumors and defaming me, threatening these people, even occurring at their place of work and contacting their work associates. In addition to this Deanna started to say untruthful and harassing statements about me that were solely intended to harass me on her blog Cynical Mother. In addition to that a friend of Deanna's named Sandra (Betters) Nelson then sent an email to one of my associates in Texas and stated that I am a physical spouse abuser which was harassing in nature. On September 24, 2020 we appeared in Family Court in Genesee County and all of this harassment was presented to the court. The Judge ordered Deanna to stop immediately and an Order was drafted that stated that Deanna was not to communicate in any manner with myself, my coworkers, employer's websites, social media, fellow employees, Military supervisors, etc. The Court was clear that there was to be no direct contact and that we were only to communicate about the children via an app called "Appclose", as this was agreed upon previously. After that Deanna continued to harass me by using the Appolose app. Deanna continued her unrelenting harassment using the AppClose app by accusing me of an alleged affair and making allegations of physical abuse. She called me two times, leaving voicemail messages in direct violation of the order. In addition Deanna was attempting to extort me by threatening me that she's going to publicly expose things alleged in the divorce in an attempt to ruin my professional career if I don't settle our divorce on her terms. On December 10, 2020 we again appeared in Genesee County Family Court to address this continued campaign of harassment by Deanna and her non-compliance with the Court Order, At that time Judge Zambito reiterated on the record that Deanna and I are only to communicate on Appclose and only about the children. On January 5 of 2021, Deanna continuously messaged me on AppClose about new insurance cards. When I provided her with the information and instructions on how to obtain the information she needed about the insurance and even acknowledged that we have secondary insurance that she could have used in place of contacting me. At that time I received a call from my 13 year old son Aiden, and he said mom wants to talk to you. Not wanting to put my son in the middle of Deanna's continuing harassment, I remained on the line. Deanna came on the phone and started to go on about the insurance information that she was messaging me about on AppClose, even though I had already provided her the information via AppClose in a message. Deanna stated her already established displeasure over the insurance issue at hand. Deanna then went on to say "I don't care where you are or if you are with your girlfriend", and at that moment I hung up the phone. My phone immediately rang again showing my son Aiden's number and I just dismissed it. There was absolutely no purpose for the call other than for Deanna to harass me by making sarcastic and suggestive statements to me about where I was and who I was with. I have blocked Deanna"s number taking away her ability to call me from her own phone. This is why she circumvented the order again, this time using my son

VERIFICATION BY SUBSCRIPTION AND NOTICE PENAL LAW SECTION 210.45

IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

AFFIRMED UNDER PENALTY OF PERJURY THIS

DEPONENT

Page 2

STATE OF NEW YORK – COUNTY OF ORLEANS TOWN COURT TOWN OF RIDGEWAY

THE PEOPLE OF THE STATE OF NEW YORK AGAINST

SUPPORTING DEPOSITION

Deanna M. King Aka Deanna M. Bellavia
DEFENDANT

GENERAL

I David G. Bellavia Dob 11/10/1975 residing at 2289 Oak Orchard River Rd Waterport NY 14571 BY THIS SUPPORTING DEPOSITION MAKE THE FOLLOWING ALLEGATION OF FACT IN CONNECTION WITH AN ACCUSATORY INSTRUMENT FILED, OR ABOUT TO BE FILED, WITH THIS COURT AGAINST THE ABOVE DEFENDANT.

Aiden to call me on his phone. This non-essential messaging continued on to January 6 and Deanna then messaged me that she wants me to follow NYS guidelines for rapid COVID testing before I travel in the future. She doesn't know my schedule or my travel itinerary. She accused me of being in states I did not visit. She again used the AppClose messaging system with a similar basic message on January 7 which I ignored. Later that evening Deanna continued harassing me again using AppClose by messaging me about a water bill and clearly not about our children as directed by the Court. In addition Deanna began to message me again using AppClose on January 8 about our adult son and was looking for me to pay for additional expenses not outlined in our current order. I again told Deanna that the app was only to be used for information for the children and not for requesting additional money or for continuous harassment. Our son Evan who she references in the message is soon to be 21 years of age and capable of contacting me directly if he needs money. When he did, I paid his bill as requested. Deanna repeatedly uses any excuse or situation to constantly harass and annoy me. I have told her repeatedly not to have direct contact with me as ordered by Judge Zambito and only through the AppClose app, only about our children. Deanna has continuously harassed me despite direct orders from Family Court not to do so. I am requesting the Orleans County District Attorney's Office to investigate this matter and to prosecute Deanna to the fullest extent of the law. In addition I am requesting an order of protection against Deanna. The above facts are true to the best of my memory and knowledge.

VERIFICATION BY SUBSCRIPTION AND NOTICE PENAL LAW SECTION 210.45

IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

AFFIRMED UNDER PENALTY OF PERJURY THIS

14 DAY OF Japany, 2021

DEPONENT

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Case 1:22-cv-00842-LJV-JJM Document 45-3 Filed 06/22/23 Page 23 of 92

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UCS-517

NEW YORK STATE COURTS

Ridgeway Town Court, County of Orleans

Court Address: 4062 Salt Works Road, Medina, New York 14103 Phone: (585) 798-3282 Fax: (585) 318-4107

The People of the State of New	York	Court Date	Court Date Reminder Information			
vs.						
Deanna M. Bellavia		Docket No. 2	21020007			
By law, the court is required to for your court date. Please prov	offer you the opport ide your contact info	tunity to provide contact in ormation as follows:	formation and	to receive reminde		
Mobile Phone: 415-533/	Home Phone:	Email Address:				
Mailing Street Address: A/k/a Deanna	M. King 9 Allanvie	City: w Drive Batavia	State: NY	Zip: 14020		
The court or a pretrial services a information you provided. By scurrently correct. If your contact	mail Message gency will send you igning this form, you t information change	Voice Call/Phone Men	ssage I I I ates using the he contact information	rmation above is		
must notify the court as soon as You must appear for every scheo You do not appear for any court dditional charges or penalties up	duled court date as indicate, the judge can	issue a warrant for your a	n if you do not rrest, and you o	get a reminder. I		
Pated: 5/17/202	.(1/1	ant's Signature	1 %		

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NARRATIVE

Date of Action	Date Written	Officer Name & Rank	
01/15/2021	01/26/2021	BLACK, COREY (INV)	

-Victim David Bellavia reports that he is in the process of being divorced from his wife Deanna Bellavia and has been living at 2289 Oak Orchard River Rd. in the Town of Ridgeway since January of 2016. Most recently David states that in December of 2019 he filed for divorce and that the matter is currently pending in Genesee County Family Court, david states that sometime around July of 2020 business associates of his in Texas began receiving harassing voicemails and messages on their social media accounts that were of a harassing nature and defaming to David. David also states that Deanna was additionally posting items on her blog that were of a harassing nature. David states that they appeared in Genesee County Family Court on September 24, 2020 and that the above stated harassment was presented to the Court. At that time an order was drafted that Deanna was not to communicate in any manner with any of David's coworkers, employers, military supervisors. In addition to that the only communication between David and Deanna was to be about the children and only via an app called "Appclose" that was previously agreed upon. David states that Deanna continued to harass him using the Appclose app by accusing him of having an affair and making allegations of physical abuse. David states that Deanna would message him and basically try and extort him by threatening to expose things that are alleged in the divorce in an attempt to ruin his professional career if he doesn't settle the divorce on her terms. David states that they were back in Genesee County family court on December 10, 2020 to re-address Deanna's continued harassment of himself and her continuous violation of the Courts order. At that time David states that the Court was clear that Deanna is only to communicate with David specifically about the children and only through Appelose. David states that he received repeated messages on Appelose from Deanna on January 5, 2021 about insurance cards that was not necessary as ahe acknowledged that there was secondary insurance in effect and it was simply a matter of Deanna having to call the insurance company, which she is authorized to do, and get the information she needed. David states that even after providing Deanna the information that she requested she then had their 13 year old son Aiden call David and then Deanna got on the phone harassing David about where he was and whom he was with. On January 6, 2021 David states that Deanna continued to harass him with messages on Appclose about NYS guidelines for COVID testing as it relates to his travel. David states that Deanna continued this harassment in a similar way on January 7, 2021 to include messages on Appclose about a water bill which was clearly not about the children. David states that on January 8, 2021 Deanna again continued to harass him about their adult son Evan looking for David to pay additional expenses that are not outlined in there current court order. David states that Deanna continues to use any excuse or situation that she can for a reason to contact him and harass him despite his repeated requests that she not contact him outside of direct information about the children. David states that even after direct orders from Family Court Deanna continues to use the Appelose app to harass and annoy him not solely for the purpose of communicating about essential information about the children. David whishes for Deanna to be charged with harassment for her conduct and also requests an order of protection.

-01/26/21 R/O (Reporting Officer - Inv Black) did complete information's charging Deanna Bellavia with the above listed charges and Town of Ridgeway Justice Kujawa signed an arrest warrant for Bellavia for said charges. R/O did speak to Deanna and then ultimately her Attorney Steve Sercu and made arrangements for Deanna to turn berself in on 1/27/21 at 1700 Hrs.

ADMINISTRATIVE

74. Inquiries	75. NYSPIN M	75. NYSPIN Message No.		76. Completeant Signature			
77. Reporting Officer Signature (Include Rank)		78. ID No.	79. Supervisor Signature (Include Rank)	80. ID			
			132		506		
INV COREY BLACK				INV JOSEPH SACCO			
81. Status PENDING INVESTIGA	TION	82. Status Dat 01/26/2021	le	83. Notified/TOT			

STATE OF NEW YORK.	TOWN OF RIDGEWAY COURT
COUNTY OF ORLEANS	CRIMINAL TERM, PART

-	DE A	EAL	B #
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THE	PEOPI	FC	F THE	STATE	OFN	JEW'	VORK	0

-against-

Case No.21020007 Order to Counsel in Criminal Case

Deanna M. Bellavia, Defendant

Hon. Joseph R. Kujawa

The court, pursuant to an Administrative Order of the Chief Administrative Judge and in furtherance of the fair administration of justice, issues this order as both a reminder and a directive that counsel uphold their constitutional, statutory and ethical responsibilities in the above-captioned proceedings.

To the Prosecutor:

The District Attorney and the Assistant responsible for the case, or, if the matter is not being prosecuted by the District Attorney, the prosecuting agency and its assigned representative, is directed to make timely disclosures of information favorable to the defense as required by *Brady v Maryland*, 373 US 83 (1963), *Giglio v United States*, 405 US 150 (1972), *People v Geaslen*, 54 NY2d 510 (1981), and their progeny under the United States and New York State constitutions, and pursuant to Criminal Procedure Law (CPL) article 245 and Rule 3.8(b) of the New York State Rules of Professional Conduct, as described hereafter.

- The District Attorney and the Assistant responsible for the case have a duty to learn of such favorable information that is known to others acting on the government's behalf in the case, including the police, and should therefore confer with investigative and prosecutorial personnel who acted in this case and review their and their agencies' files directly related to the prosecution or investigation of this case.
- Favorable information could include, but is not limited to:
 - a) Information that impeaches the credibility of a testifying prosecution witness, including (i) benefits, promises, rewards or inducements, express or tacit, made to a witness by a law enforcement official or law enforcement victim services agency in connection with giving testimony or cooperating in the case; (ii) a witness's prior inconsistent statements, written or oral; (iii) a witness's prior convictions and uncharged criminal conduct; (iv) information that tends to show that a witness has a motive to lie to inculpate the defendant, or a bias against the defendant or in favor of the complainant or the prosecution; and (v) information that tends to show impairment of a witness's ability to perceive, recall, or recount relevant events, including impairment of that ability resulting from mental or physical illness or substance abuse.

- b) Information that tends to exculpate, reduce the degree of an offense, or support a potential defense to a charged offense.
- c) Information that tends to mitigate the degree of the defendant's culpability as to a charged offense, or to mitigate punishment.
- d) Information that tends to undermine evidence of the defendant's identity as a perpetrator of a charged crime, such as a non-identification of the defendant by a witness to a charged crime or an identification or other evidence implicating another person in a manner that tends to cast doubt on the defendant's guilt.
- e) Information that could affect in the defendant's favor the ultimate decision on a suppression motion.
- Favorable information shall be disclosed whether or not it is recorded in tangible form, and irrespective of whether the prosecutor credits the information.
- Favorable information must be timely disclosed in accordance with the United States and New York State constitutional standards, and in accordance with the timing provisions of CPL article 245. The prosecutor is reminded that the obligation to disclose is a continuing one. Prosecutors should strive to determine if favorable information exists. The prosecutor shall disclose the information expeditiously upon its receipt and shall not delay disclosure if it is obtained earlier than the time period for disclosure in CPL 245.10(1).
- A protective order may be issued for good cause pursuant to CPL 245.70 with respect to disclosures required under this order.
- Failures to provide disclosure in accordance with CPL article 245 are subject to the available remedies and sanctions for nondisclosures pursuant to CPL 245.80.

Only willful and deliberate conduct will constitute a violation of this order or be eligible to result in personal sanctions against a prosecutor.

To Defense Counsel

Defense counsel, having filed a notice of appearance in the above captioned case, is obligated under both the New York State and the United States Constitution to provide effective representation of defendant. Although the following list is not meant to be exhaustive, counsel shall remain cognizant of the obligation to:

- a) Confer with the client about the case and keep the client informed about all significant developments in the case;
- b) Timely communicate to the client any and all guilty plea offers, and provide reasonable advice about the advantages and disadvantages of such guilty plea offers and about the potential sentencing ranges that would apply in the case;
- c) When applicable based upon the client's immigration status, ensure that the client receives competent advice regarding the immigration consequences in the case as required under Padilla v Kentucky, 559 US 356 (2010);

- d) Perform a reasonable investigation of both the facts and the law pertinent to the case (including as applicable, e.g., visiting the scene, interviewing witnesses, subpoening pertinent materials, consulting experts, inspecting exhibits, reviewing all discovery materials obtained from the prosecution, researching legal issues, etc.), or, if appropriate, make a reasonable professional judgment not to investigate a particular matter;
- e) Comply with the requirements of the New York State Rules of Professional Conduct regarding conflicts of interest, and when appropriate, timely notify the court of a possible conflict so that an inquiry may be undertaken or a ruling made;
- f) Possess or acquire a reasonable knowledge and familiarity with criminal substantive, procedural and evidentiary law to ensure constitutionally effective representation in the case; and
- g) When the statutory requirements necessary to trigger required notice from the defense are met (e.g., a demand, intent to introduce particular evidence, etc.), comply with the statutory notice obligations for the defense as specified in CPL 250.10, 250.20, and 250.30.

So ordered.

Dated:	6/17/21		
Dated.	71. 1000	Judge or Justice	

STATE OF NEW YORK COUNTY OF ORLEANS JUSTICE COURT TOWN OF RIDGEWAY

FEB 1 2 2021

THE PEOPLE OF THE STATE OF NEW YORK

CERTIFICATE
OF COMPLIANCE
CPL §245.50(1)

-against-

DEANNA M. BELLAVIA,

Defendant.

JOHN C. GAVENDA, a duly licensed and practicing attorney of the State of New York, certifies as follows:

- 1. That I am an (Assistant) District Attorney of Orleans County, New York, and that in such capacity I am familiar with the facts and circumstances of this action.
- That this certification is made upon information and belief, the source of information and
 the basis for belief being an examination of the files maintained by the District Attorney's
 Office and communications with involved law enforcement personnel.
- 3. That after exercising due diligence and making good faith efforts and reasonable inquiries to ascertain the existence of material and information subject to discovery under CPL §245.20(1), the People: [1] have disclosed and made available to the defendant all such material and information that is known and is in the People's possession, custody, or control: and, [2] pursuant to CPL §245.20(2), have made a diligent, good faith effort and reasonable inquiries to cause such material and information to be available for discovery where it exists but is not within the People's possession, custody, or control.
- 4. That attached hereto is a "<u>CPL 245 Compliance Checklist</u>" enumerating those items and that information which have been disclosed to the defendant and/or which are available for the defendant to further inspect, copy, photograph, and test upon request.
- 5. That the items and information enumerated in the attached "CPL 245 Compliance Checklist" under various categories constitute the entirety of all such items and information under such categories known to the People unless subject to a CPL §245.70 protective order or unless additional such material and information is enumerated below in this Certificate.
- 6. That all law enforcement officers and non-law enforcement witnesses enumerated below, on the attached "CPL 245 Compliance Checklist" and/or in any other attached document may be called as witnesses.
 - David Bellavia
 - 2. Investigator Corey Black
 - 3. Investigator Eric Harling

7.	That the People intend to use at any pre-trial hearing(s) or during a trial all tangible property and all tapes or other electronic recordings enumerated <u>below</u> , in the attached " <u>CPL 245 Compliance Checklist</u> " <u>and/or in any other attached document</u> .
8.	That the Grand Jury Transcripts of all persons who testified before the grand jury:
	 □ have been provided to the defendant. □ have been ordered and will be provided to the defendant as soon as practicable upon their receipt by the People. ☒ (Not applicable).
9.	That "rap sheets" and information on any criminal actions pending against witnesses:
	 ☑ have been provided to the defendant. ☑ have been sought and none have been found.
10	That reports, documents, records, data, calculations, or writings concerning physical or mental examinations or scientific tests or experiments or comparisons made by persons the People intend to call as a witness:
	□ do not exist and will not be created. □ have been provided to the defendant. □ do not exist. The People have not determined whether such will be made in the future. □ have been requested from and will be provided to the defendant as soon as practicable upon their receipt by the People.
11	. That information and documents regarding promises, rewards, and inducements made to or in favor of persons who may be called as witnesses, as well as requests for consideration for same:
	☐ have been provided to the defendant. ☐ do not exist.
12.	That a copy of all electronically created or stored information seized or obtained by or on behalf of law enforcement in connection with this case: does not exist as no information was seized. has been provided to the defendant. and will be made available to the defendant as soon as practicable upon its receipt by the People. has been provided to the defendant with the exception of the 911 audio and law
	enforcement car to car communication, which will be made available upon request.

13. That the People have moved for of materials:	r a CPL §245.70 protective order for the following types
none.	☐ witness statements.
☐ witness contact info.	☐ identity of C.I.
☐ grand jury testimony.	police reports.
□ electronic recordings.	☐ "cooperation agreements."
other:	
14. That all counts charged in loc ☐ meet the requirements of C ☐ (Not applicable).	PL §100.15 and CPL §100.40.
15. That the People are ready for tr	rial as the case exists in its current state.
	tinue investigating the matter and any materials created or tigation will be made available to the defendant as soon as
DATED: Feb. ,2020 Ridgeway, New York	JOHN C. GAVENDA (ASSISTANT) DISTRICT ATTORNEY
To: Hon: JOSEPH KUJAWA	

Case 1:22-cv-00842-LJV-JJM Document 45-3 Filed 06/22/23 Page 34 of 92 **CPL 245-20 COMPLIANCE CHECKLIST**

Case Number(s): 2021000	001	Defendant's Na		Dear	nna T	Martina					
Co-Def's Name(s) and a		Delendant's Na	me:	Dea	ша т	JOHAY IVA		-			
eo zeroriame(s) and p	ittach i	separate checklist		-				-			
Indicate wh	ether	the below documents/ir	ıforı	ma	tion	exist by checking Y or N					
Accusatory Instruments/UTTs	X N	710.30 Notices	Y	M	Suid	cide Screening Form	Y	M			
Supporting Deposition(s)	Y N Arrest Report			N	-	Submission Form/Evid Prop Rec	Y				
Appearance Ticket (DAT)	A M	D.L.R.	A	N	Lab	Report	Y	N			
Def fingerprinted	A M		_	M		of Force Form		M			
CAD Abstract/Job Card	A M			N	_	dent Report/Narrative		N			
911 Calls/Radio Dispatch	YW		-	M	Abu		M				
Consent to Search Form				X	Crin	ne Scene Logs	Y	M			
Operation Orders	YM				Y M						
		VEHICULAR / VIL	1192	CR	IME	<u>S</u>					
DWI BOP/Long Form	YN	DWI Notes/SFST Notes	7	Y N		Refusal Form					
Breath Test Printout	YN	N Breath Test Pre-Test Checkli			1 B	reath Test Checklist	Y	N			
Blood Draw Consent	YN	Blood Draw Report	_	' N		RE Report/DRE Notes/Forms	Y				
Certificates of Calibration	YN	Simulator Solution Cert.	_	N	_	BT Certifications	Y				
Weekly Calibration Tests	YN		_	N			Y	N			
		EVIDENCE/PROPER						_			
Property Seized	YY	Property Custody Report		1		roperty Custody Receipt	Y				
Vehicle Tow Report	YY	Vehicle Impound/Inventory	_	1	_	urveillance Video (non-LE)	Y				
BWC Recordings	YY	Interview Room Recording		1	_	hotos	Y				
Chain of Custody/PCR	YM	Radar/Laser Certificates	7 7	()	AS	earch Warrant/Applic/Return	Y	×			
Other Evidence:								_			
		LOCATION: INDICATE WHE	THER	THI	EITE	M WAS ON THE D'S PERSON, WHERE					
EVIDENCE/CONTRABAND		SPECIFICALLY FOUND OR ABANDONED?									
								-			
	_							_			
				_							
Check box if attached	sheet wi	th additional evidence/property	infor	mat	ion.						
Vere electronic devices (cell p						se of this investigation? Y 🕺					
Vas it downloaded or forensical								_			
; information attached: Y N											
)ther <u>included</u> or <u>existing</u> mat	erials: _							_			
					_						
ist any materials <u>not</u> turned o	ver to D	ustrict Attorney and why:	-					_			
			771	. 47	_			_			
EO = Law Enforcement Office	er	D = Defendant V	-Vi	ctin	Ω						
A A A D - S A CDT (246 20	(a).									
tatement of Defendant-CPL	243.20	<u>a).</u>									
Written Statement Y Y	Record	ed Statement (Cell/BWC/Int R.	m.)	Y	A	Controlled Call(s)	Y	_			
Oral Statement Y M	Waiver	/Miranda Form(s)/Card(s)		-	M	710.30 Notices	Y	N			
	Show U	Jp / Photo Array(s)		Y	M						
ID ALL I FOS who segured											

WITNESSES:

Non- LE Witnesses - CPL §245.20(1)(c): §245.20(1)(d): 245.20(1)(K) - who have evidence or information relevant to the charges or potential defenses to charges: (Do not include name of Cis in this section)

NAME	NAME PREFERRED CONTACT INFORMATION		ORTI	ING ON CH	WAS ORDER OF PROTECTION ISSUED? Y N	INDIC WHETE W WANI ADDI PROVIDI OR D CO	ER V OR S HOME RESS ED TO D DUNSEL	SECURED V or W'S VIDEO/ AUDIO/SURVEILLANCE/ TEXT MESSAGES/ PHOTOS/DRAWINGS Y N				
David Bellavia	(202)309-3382		OPIES	-		Y			ITACI	. 0011		
Check box if LEO witnesses.	is attached with addition is requesting DA/ADA Informant used durition of the community of	A to se	ek an s inve	order estigat	tion? Y N						s(Do	
Name		Vid/Pi			Name		Agency		Vid.	/Phot	o/Aud.	
Corey Black	OCMFCTF	AA							YN	YN	YN	
		YN	YN	YN					YN	YN	YN	
		YN	YN	YN					YN	YN	YN	
		YN	YN	YN					YN	YN	YN	
	tached sheet with add r police officer used (aterials: CPL §245.)	during	the i	invest	igation? Y X If yes, explain	:						
Corey Black xistence of material and abject to discovery.					due diligence a isclosed and ma							
.eporting/Arresting Office	cer: Inv. Corey Black				Signature Corey	Black		1	Date: 2	/1/21		
Check box if record astrument used to pe he test was conducted	ds of calibration, ce erform any scientifi d are required. Provid	ic test(s) an	id ex	periment(s) fr	om six mo	onths pri					

STATE OF NEW YORK JUSTICE COURT

COUNTY OF ORLEANS TOWN OF RIDGEWAY

THE PEOPLE OF THE STATE OF NEW YORK

STATEMENT OF READINESS CPL §245.50(3) CPL §30.30

-against-

DEANNA M. BELLAVIA.

Defendant.

STATE OF NEW YORK)

) SS.:

COUNTY OF ORLEANS)

(Assistant) District Attorney, JOHN C. GAVENDA, hereby states that, by Information/Complaint dated January 27, 2021 the defendant was charged with Aggravated Harassment in the Second Degree and Harassment in the Second Degree, et al, and let it be known that the People announce for the record that the PEOPLE ARE READY FOR TRIAL, and by the filing of this statement with the Court and the attached Certificate of Compliance, the People so state.

DATED: Full , 2020

JOHN C. GAVÈNDA

(ASSISTANT) DISTRICT ATTORNEY

To: Hon. JOSEPH KUJAWA

UNIFORM APPEARANCE TICKET

Orleans County

he People of the State of New York	CR No. 202100001
vs. Deanna M. Bellavia	
DEFENDANT INCODMATION SERVICE	and the same of th
DOB Section Section Race Race	
04 / 23 / 1975 Male Female White	Black Hispanic Asian Native American
Other Other	
Residential Address: Street No: 9 Street Name: Allanview Orive	City: Batavia
State: New York	Zip Code: 14020
	ZIP Code: 14020
Mailing Address (If Different):	
Street No: Street Name:	
State:	Zip Code:
Home Phone: Cell Phone: (585) 415-5331	Email Address: DKing. THeast Medic 2 GMail. Com
Preferred method of notification:	Phone Mail None Refused
CHARGES 1	
The following criminal charges have been made against you:	2. Aggravated Harassment in the Second Degree 240.30(2)
1. Harassment in the Second Degree 240.26(3)	4.
3. 5.	6.
7.	8.
You are hereby directed to appear in court to answer the cha	
Court: Town of Ridgeway- 4062 Salt Works Rd. Medina, NY 14103 Date to Appear: 03 / 22 / 2021 Write Court Name and Address a	hove if handwritten
Time to Appear: 9:00 🗸 AM 🗆 PM	
If you do not appear to answer the above charges, a warrant	may be issued for your arrest, and you may face
additional charges that could subject you to a fine. Imprisonn	ent or both if you are convicted.
NOTICE: You are advised to consult an attorne	
ACKNOWLEDGEMENT OF DEFENDANT: I have received a copy	of this Uniform Appearance Ticket, and I agree to appear
in court as directed above.	
	1 27 2021 16:51 AM PM
/Signature of Defendant	Date Time
Defendant Refused to Sign	TO HE COUNTY OF THE COUNTY OF
ABRESTING AGENCY	
Police Agency	
	Agency above if handwritten
Arresting Officer: Black Rank: Inve	
4000	1 27, 2021
Signature of Issuing Officer	Date

order Case Ling arcv-00842 at J Ve	mJMc RDQQLIMGA CA5. Zouffild Cheb/22 (Re Couffild Car 1960 Sat 2
	Road, Medina, NY 14103, State of New York
CJTN No:	
RESENT: Honorable Frederick A. Root	ORDER OF PROTECTION
PEOPLE OF THE STATE OF NEW YORK	Family Offenses - C.P.L. 530.12
- against -	☐ Youthful Offender (check if applicable)
Deanna M Bellavia,	Part: DV Case No.: ORLE-00095
	es: PL 240.30 AM Aggravated Harassment-2nd, 1 count(s) of A Misd, 1 count(s) of Viol
DOB: 04/23/1975	Defendant Present in Court
CESULI IN YOUR INCARCERATION FOR UP TO SEV	MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION WHICH MAY VEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION OU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THE COURT.
COMMUNICATION WITH THE PARTY AGAINST W	EFFECT EVEN IF THE PROTECTED PARTY HAS, OR CONSENTS TO HAVE, CONTACT OR WHOM THE ORDER IS ISSUED. THIS ORDER OF PROTECTION CAN ONLY BE MODIFIED OR ARTY CANNOT BE HELD TO VIOLATE THIS ORDER NOR BE ARRESTED FOR VIOLATING THIS
[as a condition of: recognizance]	N - Whereas good cause has been shown for the issuance of a temporary order of protection
CONDER OF TROTECTION - Whereas dete	endant has been convicted of [specify crime or violation]:
And the Court having made a determination in a	accordance with section 530.12 of the Criminal Procedure Law,
	ed defendant Deanna M Beliavia (DOB: 04/23/1975) observe the following conditions
99) Observe such other conditions as are necess all laws and remain arrest free;	sary to further the purposes of protection: David G Bellavia (DOB: 11/10/1975) Must follow
IT IS FURTHER ORDERED that this order of product on this date, the order may be extended and condition of the condition of th	rotection shall remain in force until and including 01/27/2022, but if you fail to appear in ontinue in effect until a new date set by the Court.
Defendant advised in Court of issuance and con-	tents of Order.
Order to be served by other means [specify]:	Honorable Frederick A: Root
Warrant issued for Defendant	Court
☑ Order personally served on Defendant in Court	
	(Defendant's signature)
nall authorize and in some situations may require, such officer enalties authorized by law. ederal law requires that this order be honored and enforced ossession of the United States, if the person against whom the coportunity to be heard in accordance with state law sufficient to is a federal crime to: cross state lines to violate this order or to stalk, harass or comm	copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties r to arrest a defendant who is alleged to have violated its terms and to bring him or her before the Court to face. I by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or order is sought is an intimate partner of the protected party and has been or will be afforded reasonable notice and
forcement officers but only while they are on duty); and	

- buy, possess or transfer a handgun, rife, shoigun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired. (18 U.S.C. 922(g)(8), §§922(g)(9), 2261, 2261A, 2262).

JWW2/3/21

Sheriff File Number - 21000213

Criminal Form 1 1/2020

Docket #: ORLE-00095

Court Date: N/A

Entered into NYSPIN: 04/30/2021

People of the State of New York

County of Orleans, State of New York

Centralized Arraignment Court

VS.

Deanna Bellavia

State of New York - County of Orleans

Affidavit of Service

Order of Protection

I, Correction Officer Lieutenant Michael Christopher, Badge #316 being duly sworn, deposes and says: that she is not a party to this action, is over 18 years of age and is a resident of the state of New York. That on 1/27/2021 at 8:00 PM, at 26 South Platt Street, Orleans County Jail, Albion, NY 14411, deponent served the within Order of Protection on Deanna Bellavia, the defendant named therein, in the following manner.

PERSONAL SERVICE

By delivering to and leaving with Deanna Bellavia personally a true copy thereof, said person being known or identified to me as the person mentioned and described therein

NON-MILITARY

At the time of service Deanna Bellavia was asked if in the Military Service of the U.S. Government and Deanna Bellavia replied N/A.

DESCRIPTION

The person served was approximately: Skin Color: White, Hair Color: Brown, Gender: Female Height: 5' 8" Weight: 130 Age: 45

SERVICE ATTEMPTS

Sworn to before me on

Michael Christopher Correction Officer Lieutenant

Badge Number

NICOLE L. SPOHR Notary Public, State of New York No. 01SP6313305

Qualified in Orleans Con Commission Expires 1012

© SoftCode, Inc. NY_Orleans_POS_AffidavitPS

Case 1:22-cv-00842-LJV-JJM Document 45-3 Filed 06/22/23 Page 40 of 92

ORI No:	NY036121J				
	2021-000004	At a term of the Ridgewer	Town Court County	Criminal Form 1 1/2020 of Orleans, at the Courthouse at 4062 Salt	
NYSID No		Works Road, Medina, NY	14103. State of New Y	ork	
CJTN No:					
PRESENT	Honorable Frederick A.	Root	ORDER OF PROTECT		
	OF THE STATE OF NE		Family Offenses - C.P.L	L 530.12	
	- against -	WIORK	☐ Vouthful Offend	er (check if applicable)	
Deanna M	Bellavia,		Part: DV	Case No.: ORLE-00095	
Defendan	1	Charges: PL 240.30 AM		nt-2nd, 1 count(s) of A Misd, 1 count(s) of Viol	
DOB: 04/	23/1975		Defendant Present in Court		
AND YOU CONTINUI	FAIL TO APPEAR IN COU	FOR UP TO SEVEN YEARS FOR C JRT WHEN YOU ARE REQUIRED DATE SET BY THE COURT.	TONTEMPT OF COURT. IF D TO DO SO, THIS ORDE	EST AND CRIMINAL PROSECUTION WHICH MAY THIIS IS A TEMPORARY ORDER OF PROTECTION OR MAY BE EXTENDED IN YOUR ABSENCE AND	
COMMON	ICATION WITH THE PART	IY AGAINST WHOM THE ORDER	THOO PINT MAILPRE PER	TY HAS, OR CONSENTS TO HAVE, CONTACT OR R OF PROTECTION CAN ONLY BE MODIFIED OR ORDER NOR BE ARRESTED FOR VIOLATING THIS	
E TEN	IPORARY ORDER OF I	PROTECTION - Whereas good	cause has been shown fo	or the issuance of a temporary order of protection	
		- Whereas defendant has been co	navicted of [specify crime	or violation]:	
And t	he Court having made a det	termination in accordance with se	ection 530.12 of the Crim	inal Procedure Law.	
	REBY ORDERED that t			04/23/1975) observe the following conditions	
		n or any other contact by mail, tel /10/1975) Except for Appclose;	lephone, e-mail, voice-m	ail or other electronic or any other means with	
[99]	Observe such other conditional laws and remain arrest fr	os as are necessary to further the ee;	purposes of protection: D	David G Bellavia (DOB: 11/10/1975) Must follow	
court on		t this order of protection shall rem extended and continue in effect u		duding 01/27/2022, but if you fail to appear in court.	
⊠ Defe	ndant advised in Court of it	ssuance and contents of Order.			
2000		ans [specify]:		Honorable Trederick A. Root	
\$1.23 Same	rant issued for Defendant			Court	
100-100	r personally served on Def	endant in Court			
E OIG	r personally served on Den	Home in cont	(Defendant's signature)		
MADE	ITIONAL SERVICE INFO	ORMATION [specify]:			
The Crim shall author penalties a Federal la possession opportunit It is a fede	Inal Procedure Law provides the rice and in some situations may uthorized by law. In requires that this order be no of the United States, if the person y to be heard in accordance with a rail crime to:	hat presentation of a copy of this order o require, such officer to arrest a defendar onored and enforced by state and tribal a against whom the order is sought is an state law sufficient to protect that person's	ourts, including courts of a sinitimate partner of the protecte rights (18 USC §§2265, 2266)	family member	
· buy, por	te lines to violate this order or to s sees or transfer a handgum, rifle, at officers but only while they are	stalk, harses or commit domestic violence , shotgun or other firearm or ammunitie ; on duty); and	m while this Order remains in	effect (Note: there is a limited exception for military or law	

enforcement officers but only while they are on duty; and

buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of abuy buy; and a buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of abuy; physical force or a deadly weapon against as intimate partner or family member, even after this Order has expired. (18 U.S.C. 922(g)(8), §§922(g)(9), 2261, 2261A, 2262).

01/27/2021 19:55 FAX 585 589 2510

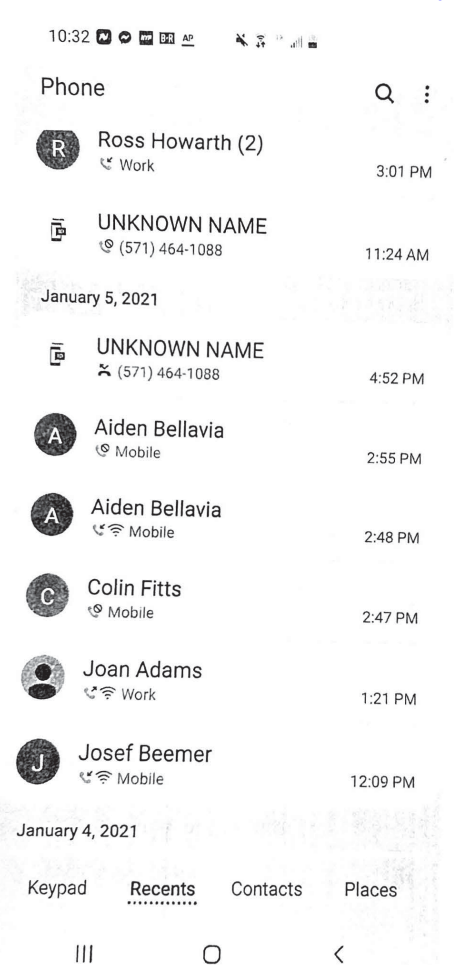
Town of Barre

Ø 001

ORDER OF PROTECTION - FAMILY OFFENSES CPL 530.12 FORM 284 (Fig. 10/02) WILLIAMSON LAW 800K CQ. WETURLIN 148AL
ORI No: NUOSOISIS
at the Courthouse at 145/7 11/ RAPPE RO ARIOWSTATE Of New York
MARID No:
ORDER OF PROTECTION
PRESENT: Hen. FA ROOT Other Domestic Violence Crimes - C.P.L. 590.12
Develop Offender (shook if applicable)
People of the State of New York Part: Index/Deckat No: ORLE-000A5
Indictment No., if any:
Chargest
· against
Defendant Present in Court
Defendant Present in Court (check one) RCVD SHERIFF ORLEANS
DEANNA BELLAUIA Defendant 2021 APR 29 PK3:2
Date of Birth: 4-23-1975 2021 FIFR 23PM3/2
Defendant Present in Court (check one) RCVD SHERIFF OR LEANS (check one) RCVD SHERIFF OR LEANS (check one) RCVD SHERIFF OR LEANS (2021 APR 29 PK3:20)
AND CRIMINAL PROSECUTION WHICH MAY DESITION IN VOID DICARGERATION FOR TO SEVEN
YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE
AND CONTINUE IN EFFECT UNTIL YOU REAPPEAR IN COURT.
TEMPORARY ORDER OF PROTECTION
TEMPORARY ORDER OF PROTECTION . Whereas good cause has been shown for the issuance of a temporary order of protection is a condition of in recognizance in release on ball in adjournment in contemplation of dismissall
ORDER OF PROTECTION - Whereas defendant has been convicted of specify crime or violation :
And the Court having made a determination in accordance with section CPL 530.12 or 530.13 of the Oriminal Procedure Law,
11 IS MEAREST ORDERED that the shove-named defendant observe the following conditions of behaviors
[Check applicable paragraphs and subparagraphs):
[BI Dhome of
IDI Dusiness of
[F] Oother
[14] Rolling from communication or any other contact by mail, telephone, a-mail, voice-mail or other means with [specify protected person(s)]:
EXCEPT - THE APPOZOSE
1021 Refrain from assault, stalking, harasament, menacing, rockless endangerment, disorderly conduct, intimidation, threats, or any
criminal offense against [specify name(s) of protected person(s), members of protected person's family or household, or person(s) with custody of child(ren):
Permit [specify individual]:
personal belongings not in issue in litigation (specify items);
[04] Refrain from [indicate acts]:
create an unreasonable risk to the health, safety, or wolfare of [upocify child(ren), family or household member):
[05] D Permit [specify individual(s)]:
entitled by a court order or separation or other written agreement, to visit with upocify child(ren)]:
during the following poriods of time (specify):
under the following terms and conditions (specify):
1121 O Surrender any and all handguns, pistols, revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to.
the following
[99] Specify other conditions defendant must observe: MUST FOLIOW ALL LAWS AND REINFILL
ARREST FREE
IT IS FURTHER ORDERED that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or
Grearms, if any, pursuant to Penul Law \$400.00, is hereby 13A auspended or 13B revoked (note: final order only), and / or
[18C] O the Defendant shall remain insligible to receive a firearm license during the period of this order. (Chack all applicable boxes). IT IS PURTHER ORDERED that this order of protection shall remain in effect until (specify date):
IT IS PURTHER ORDERED that this order of protection small remain in state until topour and
DATED: 1-27-2021
JUDGE JUSTICA .
Delepdant advised in Court of issuance, of Order.
MALE IN MALE TO A STATE OF THE
//pgfendant's Signature)
Cl Sandra Presided Date! Timo: Warrant lesued for Defundant
of weare of the order of protection to any police officer or peace
The Criminal Procedure Law provides that presentation of a some situations may require, such officer to arrest a defendant officer seeing pursuant to his or her special duties shall authorize and in some situations may require, such officer to arrest a defendant officer seeing pursuant to his or her special duties shall authorize and in some situations may require, such officer to arrest a defendant officer seeing pursuant to his or her special duties shall authorize and in some situations may require, such officer to arrest a defendant
who is alleged to have violated its terms and to bring fifth or the built and a state including courts of p state, the
Federal law provides that this order must be nonored and districted that the power against whom
District of Columbia, a commonwealth, torritory or possession of the United States. If it is destructed that the control of the United States in it is destructed that the control of the United States in it is destructed with state law sufficient the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient
to protect that person's rights (18 U.S.C. § § 2265. 2266).
It is a forteral offense to: cross state lines to violate an order of protection;
because of demonting violence of physical force
or a deadly waspon; or (except for military or law enforcement officers while on duty) powers, purchase, such a telestally to be heard, that protects an intimate shotgun or other firearm or ammunitien while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate shotgun or other firearm or ammunitien while an order explains in effect (18 U.S.C. § § D22(g)0), 922(g)0), 922(g)0, 2261, 2261A, 2262).
shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity of p. 22(g), 2261, 2261A, 2262). partner ogninet assault, harasament, threatening and/or stalking, remains in effect (18 U.S.C. § 5 D22(g), 6), 922(g), 2261, 2261A, 2262).

parener against assault, narasament, correstening and a state of domestic violence as defined in Soc. Serv. Law \$ 459-a, that must be entered on the 1 Use this firm for orders of protection, Issued to protect victims of domestic violence as defined in Soc. Serv. Law \$ 459-a, that must be entered on the statewide registry of orders of protection (Exec. L. § 221-a).

1 that, Ms. Bates? It seems to me that you actually acknowledge 2 it, and you're indicating -- you gave me a reason as to why. 3 MS. BATES: I don't. I don't. I don't deny it. 4 I think it could run the lines of a defense. I think both 5 parties have not listened to your instructions from 6 September 24th. I went up one side of my client and down the 7 other last week, and I can assure the Court it will not happen 8 again. 9 THE COURT: That's what I'm --10 (Court reporter interruption due to multiple participants 11 speaking.) THE COURT: Look, I'm not -- I'm not going to 12 issue an order of protection. But I am going to reiterate and 13 reemphasize that Indon't want there to be communication 14 between these parties mathere's no reason for it other than 15 between the app that the AppClose that was discussed with 16 respect to visitation with the children and that should be an 17 reasy thing to do. And regardless of what comes up or what you 18 discover in the course of this, it's not an excuse. 19 MS. ADAMS: I just want to make clear, too, your 20 order that you put -- not only in the order to show cause that 21 you signed but also the orders you made September 24th are 22 valid and in force and effect. She is not to be making 23 disparaging statements. She is not to be contacting 24 employers, former employers. You already said all this. 25





← Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 09, 2020

THU, DEC 10, 2020

Next Wednesday i have a conflict. Can I have them Tuesday 5 to 8 instead of next Wednesday please?

Dec 10, 04:08 PM €

000

FRI, DEC 11, 2020

Can you respond to this please? I need to adjust for the children

Dec 11, 11:13 AM S

Can you drop the kids off in Albion or Elba? Closer for me tomorrow at 10am

Dec 11, 02:54 PM ❖

No. I cannot do either. Sorry.

Dec 11, 08:53 PM

See you in Elba at 10.

Dec 11, 08:53 PM

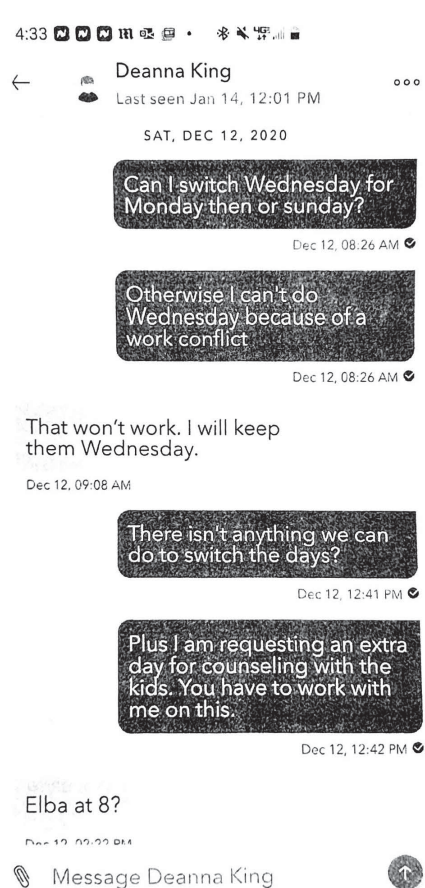
SAT, DEC 12, 2020

Message Deanna King

1















SAT, DEC 12, 2020

Yes ma'am

Dec 12, 03:18 PM S

Vivi ordered some presents to be delivered to Batavia from Amazon. They are for her friends and the family. Just fyi

Dec 12, 03:19 PM S

The only day that would work is Thursday

Dec 12, 08:08 PM

SUN, DEC 13, 2020

Making an appointment for evan for an audiologist. Fyi. They are the best in wny

Dec 13, 11:10 AM ♥

TUE, DEC 15, 2020

Please let me know about Thursday ASAP

Dec 15, 06:54 PM

Message Deanna King







← Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 16, 2020

I told you. I am on duty wed to sundsy night

Dec 16, 06:57 AM S

000

Which is why I asked you a week out to have Sunday mon or Tuesday and you refused

Dec 16, 06:57 AM @

Those days were not available. They will see you next Wednesday.

Dec 16, 08:15 AM

SAT, DEC 19, 2020

Please confirm you will be getting a COVID test upon your return from Washington before your visit with our children.

Dec 19, 10:27 AM

SUN, DEC 20, 2020

So I am clear, You will reatrict

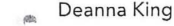












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Last seen Jan 14, 12:01 PM

SUN, DEC 20, 2020

So I am clear, You will reatrict access to my children unless I pay 139 dollars for a three hour visit on wednesday?

Dec 20, 11:22 AM S



Dec 20, 11:22 AM S

What? Confirming you are getting a COVID test since you traveled out of state and were around a lot of mask-less strangers.

Dec 20, 01:31 PM

https://coronavirus.health.ny .gov/covid-19-travel-advisory

Dec 20, 02:12 PM

MON, DEC 21, 2020

I am isolating. If that isn't good enough let me know. Its not easy to get tests without known exposure or symptoms









Last seen Jan 14, 12:01 PM

MON, DEC 21, 2020

I am isolating. If that isn't good enough let me know. Its not easy to get tests without known exposure or symptoms

Dec 21, 01:16 PM 6

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https://www.co.genesee.ny .us/departments/health/

Dec 21, 02:16 PM

TUE, DEC 22, 2020

Isolated until wed

No temp or issues. Let me know if I can see them

Dec 22, 08:25 AM &

For travelers who were out-of-state for more than 24 hours:
Travelers must obtain a test within three days of departure, prior to arrival in New York.
The traveler must, upon arrival in New York,



4:34 M M M 配图 · 水 、 野川 🖺

← Deanna King

Last seen Jan 14, 12:01 PM

TUE, DEC 22, 2020

For travelers who were out-of-state for more than 24 hours:

Travelers must obtain a test within three days of departure, prior to arrival in New York.

The traveler must, upon arrival in New York, quarantine for three days. On day 4 of their quarantine, the traveler must obtain another COVID test. If both tests comes back negative, the traveler may exit quarantine early upon receipt of the second negative diagnostic test.

For travelers who were out-of-state for less than 24 hours:

The traveler does not need a test prior to their departure from the other state, and does not need to quarantine upon arrival in New York State.

However, the traveler must fill out our traveler form upon

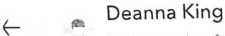
🐧 Message Deanna King



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. E.





Last seen Jan 14, 12:01 PM

WED, DEC 09, 2020 THU, DEC 10, 2020

Next Wednesday i have a conflict. Can I have them Tuesday 5 to 8 instead of next Wednesday please?

Dec 10, 04:08 PM €

FRI, DEC 11, 2020

Can you respond to this please? I need to adjust for the children

Dec 11, 11:13 AM S

Can you drop the kids off in Albion or Elba? Closer for me tomorrow at 10am

Dec 11, 02:54 PM &

No. I cannot do either. Sorry.

Dec 11, 08-53 PM

See you in Elba at 10.

Dec 11, 08:53 PM

SAT, DEC 12, 2020

Message Deanna King







4:34 🖸 🖸 🖸 m 💀 📮 🔹 🤻 😘 🕍 🕍

Deanna King

Last seen Jan 14, 12:01 PM

TUE, DEC 22, 2020

Will you be getting a test per state requirements?

Dec 22, 11:05 AM

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https://www.google.com/amp/s/fox8.com/news/president-trumps-spiritual-adviser-tests-positive-for-coronavirus-after-attending-white-house-christmas-party/amp/

Dec 22, 11.09 AM

I just want our children to stay healthy.

Dec 22, 11:20 AM

See them Wednesday then

Dec 22, 05.12 PM 🕏

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Not sure this is the proper use of this app. Either I see my children or you refuse. No need to send anything but that communication

Dec 22, 05:28 PM &









4:35 **2 2 2 m 2 9 · * * * ***

Deanna King

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Last seen Jan 14, 12:01 PM

TUE, DEC 22, 2020

I am trying to make sure COVID protocols are being followed to keep our children healthy. You traveled out of state and interacted with countless massless strangers. You are supposed to get a test four days after you return. I would do the same. Did you get one? It is a fair question about our children safety.

Dec 22, 05:54 PM

You have no idea what i did and with whom. Tests are tough to get. This seems like yet another issue to restrict access from my children. I ask again one more time.

Dec 22, 08:53 PM S

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I have not and would never do that. I sent you a link to drive up test sites. Let me know.

Dec 22, 11:22 PM

MED DEC 33 3030

🐧 Message Deanna King









← Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 23, 2020

https://www.google.com/amp/s/amp.cnn.com/cnn/2020/12/22/politics/henry-mcmaster-south-carolina-governor-tests-positive-covid/index.html

Dec 23, 06:17 AM

It's so simple to ensure the health and safety of our children. Please just get one today.

Dec 23, 09:58 AM

I am doing my best to get a test done. These are not easy to obtain. I don't have knowing exposure nor do I have symptoms. This is just another attempt to block access. I refuse to discus anything more on this app but my children.

I will consider tonight canceled since I can't get a results for days? Nor a test?

Dec 23, 10:03 AM S





4:35 M M M 配图· 多 、 野川 自

← 🚇 Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 23, 2020

I am discussing our children. I am not blocking access.

Dec 23, 10:13 AM

Considering you were at a party where there is a known positive I am certain you could get one today. I don't want our children to get sick.

Dec 23, 10:20 AM

The VA offers rapid tests. You have to call your primary care doctor and set up an appointment and could get the results back immediately. WellNow Urgent Care offers the standard test. Results are posted online for you in 2-3 business days.

Dec 23, 10:34 AM

You traveled out of state to Georgia and Washington. Not only are you required by the state to get tested - I would hope you want to in order to protect your

Message Deanna King





← Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 23, 2020

You traveled out of state to Georgia and Washington. Not only are you required by the state to get tested - I would hope you want to in order to protect your children from this virus.

Dec 23, 10:55 AM

I figured you would want to be safe for them. We will meet you at the Tops parking lot at 5. Please wear a mask in the car with them and when not at a table eating.

Dec 23, 11:09 AM

Can we just work together raising them and doing what is best for them? I am not trying to restrict access. I want them to have a relationship with their father. See you at 5.

Dec 23, 11:31 AM









Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 23, 2020



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Dec 23, 02:29 PM ♥

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Dec 23, 03:31 PM

As the COVID numbers skyrocket, they have been staying home and are not allowed to gather with friends. I really hope they do not get sick. Please take precautions during your visit since you traveled extensively and refuse to be tested. Thank you.

Dec 23, 03:36 PM



Dec 23, 04:37 PM 🔮



Dec 23, 04:37 PM 🔮

We are here.

Message Deanna King







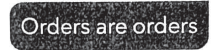


← Deanna King

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Last seen Jan 14, 12:01 PM

WED, DEC 23, 2020



Dec 23, 04:37 PM 🕏



Dec 23, 04:37 PM 🕏

We are here.

Dec 23, 05:01 PM

Yes. Orders in NYS say you are REQUIRED to get tested after traveling out of state. Please follow necessary safety protocols to keep our children healthy. Thank you.

Dec 23, 05:02 PM

Next time you are going to be 15 minutes late for pick up - please notify me. Thank you

Dec 23, 05:18 PM



Dec 23 08-02 PM C















Last seen Jan 14, 12:01 PM

WED, DEC 23, 2020

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Dec 23, 08:30 PM

SAT, DEC 26, 2020

Batavia or Elba?

Dec 26, 08:30 AM

Tops or Gas Station for drop off and pick up?

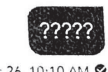
Dec 26, 08:49 AM

The app indicates you read the message. Please let me know ASAP. It will determine what time we have to leave our house.

Dec 26, 09:20 AM

We will meet you in the same location at TOPS.

Dec 26, 09:28 AM



Dec 26, 10:10 AM 🕏







Deanna King

Last seen Jan 14, 12:01 PM

SAT, DEC 26, 2020

Where are you?

Dec 26, 10:10 AM S

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Dec 26, 10:17 AM

You need to feed them THREE meals when you have them tomorrow - not just one like today. Breakfast, lunch AND dinner. Thank you.

Dec 26, 08:15 PM

SUN, DEC 27, 2020

I am done with this after every visit. Its not necessary. It's harassing and violates the judges order. Its illegal in fact.

Dec 27, 02:34 AM 🔮

I am discussing the well being of OUR CHILDREN.
I am making them eat breakfast to ensure they have it I will be sending lhunrofen.



4:37 🖸 🖸 🗗 🖿 🕸 🖳 💼

Deanna King

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Last seen Jan 14, 12:01 PM

SUN, DEC 27, 2020

I am discussing the well being of OUR CHILDREN. I am making them eat breakfast to ensure they have it. I will be sending Ibuprofen with Vivienne today. She will need it again at 1 pm. I took her to Urgent Care this morning. She woke up with a really bad sore throat. Strep test came back negative.

Dec 27, 08:52 AM

You told my children I may have covid

Dec 27, 09:01 AM 6

000

I am done with this. If vivi is sick she is sick

Dec 27, 09:02 AM 🕏

We will meet you at 10. She will need Ibuprofen at 1 pm

Dec 27, 09:08 AM

It's going to happen during your visits that the children





Deanna King

Last seen Jan 14, 12:01 PM

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SUN, DEC 27, 2020

We will meet you at 10. She will need Ibuprofen at 1 pm

Dec 27, 09:08 AM

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It's going to happen during your visits that the children don't feel well. I am also sending luden's cough drops.

Dec 27, 09:09 AM

I also never told them you had COVID. I told them to wear their masks in the car. They will see you at 10.

Dec 27, 09-12 AM

Aiden got in the back seat

Dec 27, 09:12 AM 🕏

Enough. This is horrible for the children.

Dec 27, 09:13 AM S

They will see you at 10.



← Deanna King

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Last seen Jan 14, 12:01 PM

SUN, DEC 27, 2020

They will see you at 10.

Dec 27, 09:13 AM

Zero non children contact. I will have the court order enforced

Dec 27, 09:14 AM 🕏

Every single thing I am discussing is about the children. Have a good day!

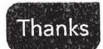
Dec 27, 09:16 AM

I am outside target and my car died. Can you give me a jump please

Dec 27, 09:54 AM &

Ibuprofen should be 1 pm and 7 pm. The top line based on height and weight.

Dec 27, 11:16 AM



Dec 27. 11:40 AM S



Message Deanna King









___ Deanna King

Last seen Jan 14, 12:01 PM

SUN, DEC 27, 2020



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Dec 27, 11:40 AM S

No problem. She wasn't ever running a fever so she should be good.

Dec 27, 11:53 AM

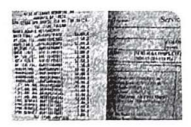
Kids eating and are super happy.

Dec 27, 12:58 PM S

MON, DEC 28, 2020



Dec 28, 04:11 PM





4:39 🖸 🖸 🗗 m 💀 🚇 · 🔻 🔻 📲 🔒

___ Deanna King

Last seen Jan 14, 12:01 PM

MON, DEC 28, 2020



Dec 28, 04:11 PM



Dec 28, 04:12 PM

Evan's tire popped on his car on the way to the store. It turns out all four tires were nearly down to the metal. He needed four tires. I did not buy him the car and cannot afford this maintenance.

Dec 28, 04:12 PM

What do you need?

Message Deanna King





Last seen Jan 14, 12:01 PM

MON, DEC 28, 2020

What do you need?

Dec 28, 11:28 PM S

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I just asked him if he is checking all that stuff. Unreal

Dec 28, 11:28 PM ©

What do you want me to do?

Dec 28, 11:56 PM &

TUE, DEC 29, 2020

That is a lot of money to me of which your child support does not cover because he is an adult. I cannot afford the maintenance on two vehicles.

Dec 29, 05:26 AM

Deanna

Dec 29, 08:33 AM 🗸

I am not using this platform for you to get even more money. Stop



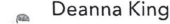












Last seen Jan 14, 12:01 PM

TUE, DEC 29, 2020



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Dec 29, 08:33 AM S

l am not using this platform for you to get even more money, Stop

Dec 29, 08:34 AM S



Dec 29, 08:35 AM ©

I did not ask you for money for me. Your college student son does not work because of a pandemic. I cannot afford the maintenance on two vehicles. I have helped him pay for groceries and other expenses weekly the entire semester. Please do not attempt to fabricate a story about my use of this platform. It is to communicate about your children and their needs - Evan included when necessary.





Deanna King

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Last seen Jan 14, 12:01 PM

TUE, DEC 29, 2020

No fabrication. Just stating it will be enforced. How much was the total amount?

Dec 29, 01:16 PM S

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I will send you the money for the tires in your weekly

Dec 29, 01:22 PM S

This is not staus quos for the children BTW. Evan is an adult. And if he doesn't come to me, I don't want to hear from you on his behalf. Especially about money. Court was clear

Dec 29, 01:23 PM S

I have NO desire to message you about anything but the children and things related to their health and well being. It would be great if you could build a relationship with Evan, Aiden and Vivienne so they aren't afraid to come to you with problems, concerns or to even tell you basic



💂 Deanna King

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Last seen Jan 14, 12:01 PM

TUE, DEC 29, 2020

No fabrication. Just stating it will be enforced. How much was the total amount?

Dec 29, 01-16 PM ©

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I will send you the money for the tires in your weekly

Dec 29, 01:22 PM 🕏

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Dec 29, 01:23 PM S

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Deanna King

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Last seen Jan 14, 12:01 PM

TUE, DEC 29, 2020

I have NO desire to message you about anything but the children and things related to their health and well being. It would be great if you could build a relationship with Evan, Aiden and Vivienne so they aren't afraid to come to you with problems, concerns or to even tell you basic things like they are hungry or thirsty during visits. Have a good day.

Dec 29, 01:38 PM

 \leftarrow

That's unnecessar

Dec 29, 02:23 PM 🕏

No need for negatives

Dec 29, 02:23 PM 🕏

It is why I have to speak and advocate for them. Hopefully, they can improve their communication with you. Have a wonderful day.

Dec 29, 02:38 PM







← Deanna King .

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Last seen Jan 14, 12:01 PM

TUE, DEC 29, 2020

And it is not part of the status quo. He is an adult. Therefore, there is no need to send it with your weekly payment as if you are doing me a favor. It is the car you purchased for our son without consulting me. I fronted the money for him. He will just have to pay me back because I cannot afford the maintenance on two cars.

Dec 29, 03:40 PM

Then you got this. Thanks

Dec 29, 06:33 PM 🔮

I did buy the car afterall

Dec 29, 06:34 PM 🕏

No, Evan will have to pay me back. I cannot afford the maintenance on two cars.

Dec 29, 06:50 PM

I hope one day you can be kind and we can co-parent





Deanna King

Last seen Jan 14, 12:01 PM

TUE, DEC 29, 2020

I hope one day you can be kind and we can co-parent without drama. I also hope they reach the point when they aren't afraid to come to you with these things and can be honest with you about their feelings.

Dec 29, 06:52 PM

Its a set of tires. Stop harassing him.

Dec 29, 07:31 PM 🕏

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WED, DEC 30, 2020

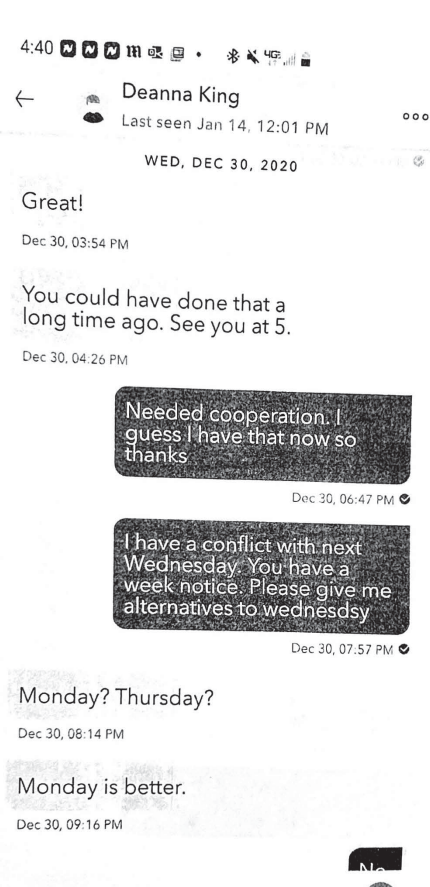
Kids are coming to my house. No cats. Everything is clean. There should be zero issues and I really don't want a long report about allergies when the visit is over

Dec 30, 02:12 PM 🕏

Great!

Dec 30, 03:54 PM





4:41 2 2 2 m 或 2 · 多 、 肾 』 a

Deanna King

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Last seen Jan 14, 12:01 PM

WED, DEC 30, 2020

Okay. Then sorry. Those are the only two days that work for me. Have a good week.

Dec 30, 09:40 PM

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And you didn't need my
"cooperation" to bring the
kids to your house. I was
all for it! They hate going
to hotels. You needed
the "personal person's"
cooperation who the children
believe was hiding in another
room tonight. No need. I
hope you find happiness!
Since you aren't available
those days they will see you
next Saturday.

Dec 30, 10:47 PM

Excuse me?

Dec 30, 10:47 PM 🕏

What are you accusing me of?

Dec 30, 10:47 PM 🔮



4:41 🖸 🖸 🖸 m 😎 📮 • 🔞 🖎 🛂 🕍 🖺

Deanna King

Last seen Jan 14, 12:01 PM

WED, DEC 30, 2020

They will see you next Saturday! Have a great week!

Dec 30, 10:48 PM

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I hope you are happy! Truly. If you travel please be cautious - I want to keep our children healthy. Thanks!

Dec 30, 10:59 PM

This is all harassing communication in direct violation of the order. I have asked numerous times for this to stop. You continue to harrass.

Dec 30, 11:16 PM @

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You accused me of "not cooperating" and that is why you couldn't bring them to your house. I wanted them to go there. I am not harassing you! Please stop with the fabrications and drama. My communication is all about our children, their health and well being. They will see



4:41 000 m 或厚。 多义坪川富

← 🙇 Deanna King

Last seen Jan 14, 12:01 PM

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WED, DEC 30, 2020

You accused me of "not cooperating" and that is why you couldn't bring them to your house. I wanted them to go there. I am not harassing you! Please stop with the fabrications and drama. My communication is all about our children, their health and well being. They will see you next week! Please be COVID-safe when traveling.

Dec 30, 11:22 PM

The children's attorney,
Jake - who is wonderful encouraged them to talk
to me about their feelings,
concerns, worries, etc.
Please don't chastise them
for doing so. Also, please
stop insulting Jake to them.
He is their advocate and a
good one! They really like
and trust him. Let's work on
co-parenting in a healthy way
in the New Year!

Dec 30, 11:35 PM

THU, DEC 31, 2020





4:41 🖸 🖸 🗗 m 💀 📴 · 💸 🛰 📲

Deanna King

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Last seen Jan 14, 12:01 PM

THU, DEC 31, 2020

I want you to be happy and to work together to raise these wonderful children. It would be great if we could communicate without drama. I wasn't being sarcastic. There was no harassment. Absolutely no accusations. We aren't together. All I was trying to say you don't have to hide anything. I hope you have someone....and that the children can meet and build a relationship with! I wasn't being rude or mean. I am letting go of any negativity and I honestly wish you well!

Dec 31, 04:05 AM



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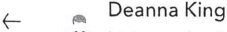
Dec 31, 11:24 AM €

Btw, Aiden did NOT have any allergy problems. So, that is great news! And whatever you guys did - the musty smell we always talked about is gone - their coats smelled fine!









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Last seen Jan 14, 12:01 PM

THU, DEC 31, 2020

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Dec 31, 12:04 PM

And they only told me because it was strange for them that you left the room six times "to check on something." We have a very open relationship and they trust me. I am proud of that. Confirming your next visit is January 9th?

Dec 31, 12:16 PM

I checked on his Christmas gift that came late and didn't want them to see the mess of what the roof did in the other room:

This allegation is outrageous. And is in direct violation of the judge.

Dec 31, 12:17 PM 🕏

Oh my word. I didn't make the allegation. It is what they believed. I wasn't there. Stop





TUE, JAN 05

Jan 05, 03:06 PM

I just found out we got new insurance. What is difficult to understand here

Jan 05, 03:06 PM 6



Jan 05, 03:06 PM 🕏

You could have emailed HR last night or this morning. You refuse to help.

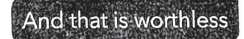
Jan 05, 03:06 PM



Jan 05, 03:07 PM 🕏



Jan 05, 03:07 PM 🕏



Jan 05, 03:07 PM 🕏











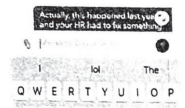




Last seen Jan 14, 12:01 PM

TUE, JAN 05

This isn't about me or my employer, its about the insurance and the people not able to get their services



Jan 05, 03:07 PM

Okay. Noted.

Jan 05, 03:08 PM

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Jan 05, 03:08 PM



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Jan 05, 03:08 PM 🕏

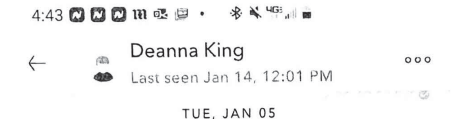
Are you on the policy or not?

Jan 05, 03:09 PM 🕏

Joe got a card. You didn't? You refused to help when the policy is in your name and I told you the

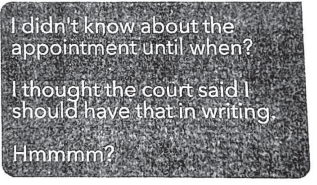






Joe got a card. You didn't? You refused to help when the policy is in your name and I told you the problem. I told you Aiden had this appointment at 3. These children are your responsibility, too. It is your responsibility to make sure I have insurance information. Thank you.

Jan 05, 03:12 PM



Jan 05, 03:12 PM ©







_ Deanna King

Last seen Jan 14, 12:01 PM

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TUE, JAN 05

The phone number keeps hanging up. Can you please get the insurance information?

Jan 05, 03:16 PM

I am busy at the moment

Jan 05, 03:24 PM S

wow.

Jan 05, 03:25 PM

WED, JAN 06

I need prescription info as well ASAP

Jan 06, 06:18 AM

I sent that to you earlier

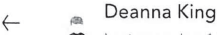
Jan 06, 06:19 AM 🗳



Jan 06, 06:19 AM ♥







Last seen Jan 14, 12:01 PM

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WED, JAN 06

What is the company Dave?

Jan 06, 07:55 AM

You have script cards. Same ones

Jan 06, 08:22 AM 🕏

Thanks Dave!

Jan 06, 08:34 AM



Jan 06, 08:44 AM 🕏

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Jan 06, 10:26 AM

I would ask that you follow NYS guidelines and arrange your rapid covid tests before you travel in the future to ensure our children stay healthy. Thank you!

Jan 06, 05:19 PM

What are you talking about



Message Deanna King



111





Deanna King

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Last seen Jan 14, 12:01 PM

WED, JAN 06

What aré you talking about

Jan 06, 10:20 PM 🕏

THU, JAN 07

If you are traveling or will be in the future - please follow NYS guidelines regarding mandatory COVID testing upon your return. I am taking every necessary precaution in regards to this virus to keep our children healthy and would appreciate it if you did the same. Thank you.

Jan 07, 04:17 AM

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Jan 07, 04:17 AM



Jan 07, 09:04 AM 🕏

Jan 07, 01:55 PM











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Deanna King Last seen Jan 14, 12:01 PM

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THU, JAN 07

New water bill....

Jan 07, 05:22 PM



Jan 07, 05:23 PM

I also had to pay \$800 for January rent for Evan's apartment because it's not covered until the new semester starts because he is living off campus. I would appreciate if you could cover half since I paid for his brakes.

Jan 07, 05:24 PM

FRI, JAN 08

 Amount
 \$823.95

 Posted Date
 01/06/2021

 Transaction Date
 01/05/2021

 Transaction Type
 Purchase







_ Deanna King

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Last seen Jan 14, 12:01 PM

FRI, JAN 08

Evan may be of adult age, but he is on the spectrum and is going to require a little more from us as he goes through college. It's overwhelming for him. February rent will begin being covered by room & board cost, but that money doesn't go through until the drop, add period at RIT.

Jan 08, 06:44 AM

This app is not to be used for anything other than information for the children. I have asked you repeatedly. Not to shake me down for even more money. I have told you this is harassing. You violated the order again with two phone calls last week. This is not cool. Evan can contact me if he needs money.

I am done with all of this deanna.

Stop_communicating with





4:44 🖸 🖸 🖸 m 亟 🚇 · 🖠 🖎 🍱 📋

Deanna King

Last seen Jan 14, 12:01 PM

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FRI, JAN 08

I am not shaking you down for money. Our son needs help. I have given him so much money this past semester for expenses. You know very well he has a difficult time communicating with you. I needed the health insurance information and you refused to provide it! Enough of your outright lies. You are expected to help with college costs. Every message [have sent is all about our children. You are also required to pay the water bill

Jan 08, 11:57 AM

This isn't the platform

Jan 08, 12:04 PM 🕏

He can ask me

Jan 08, 12:04 PM 🔮

You are going to get in trouble. Stop it.









000

Last seen Jan 14, 12:01 PM

FRI, JAN 08

You are going to get in trouble. Stop it.

Jan 08, 12:05 PM ©

This is absurd. We should be able to communicate about his needs, too....especially college. I wish you could just cooperate.

Jan 08, 12:21 PM

Great. I will have him ask you. I need the insurance cards. Thank you.

Jan 08, 12:57 PM

I just want to work together to help and raise our children. It doesn't have to be this difficult.

Jan 08, 01:45 PM

SAT, JAN 09

Evan is driving the kids to my house?







Jan 09, 08:52 AM S

No.

Jan 09, 09:35 AM

He is not.

Jan 09, 09:35 AM

We will meet you in Elba at 10. I had to get them all up. So, They have not eaten.

Jan 09, 09:36 AM

Go Bills!

Jan 09, 11:47 AM

MON, JAN 11

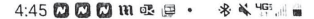
I NEED the insurance cards.

Jan 11, 04:56 AM

Please put them in the mail

Message Deanna King

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Last seen Jan 14, 12:01 PM

MON, JAN 11

I NEED the insurance cards.

Jan 11, 04:56 AM

Please put them in the mail ASAP!

Jan 11, 03:30 PM

WED, JAN 13

I would like the children to go in person hybrid.

Jan 13, 02:13 PM 📽

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I will fill out the forms. Unless you did already

Jan 13, 02:14 PM ❖

Please advise

Jan 13, 02:14 PM 🗸

I would like you to stop verbally abusing, threatening and scaring our children. They already do hybrid learning.

120 13 02.20 DM







← Deanna King

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Last seen Jan 14, 12:01 PM

WED, JAN 13

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Jan 13, 02:35 PM

Vivienne out for tonight too?

Jan 13, 02:45 PM 🕏



Jan 13, 02:46 PM S

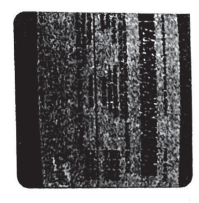
Would he nice to know

Jan 13, 02:46 PM 🕏

Contact their law guardian Mr. Whiting.

Jan 13, 03:45 PM

TODAY









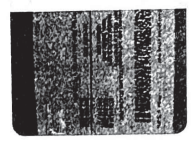








TODAY



07:39 AM S

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07:39 AM S

Please put the hard copies in the mail ASAP. Thank you

09:39 AM

Offices need to SCAN them.

11:02 AM



03:43 PM ©



